

WAKEFIELD COURT ROLLS 1350-2



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THE WAKEFIELD COURT ROLLS SERIES

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THE COURT ROLLS OF THE MANOR OF
WAKEFIELD

from October 1350 to September 1352



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Volume VI
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from October 1350 to September 1352

General Editor
C. M. Fraser

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KEY:

Fulstone: township name.

RASTRICK: graveship name.

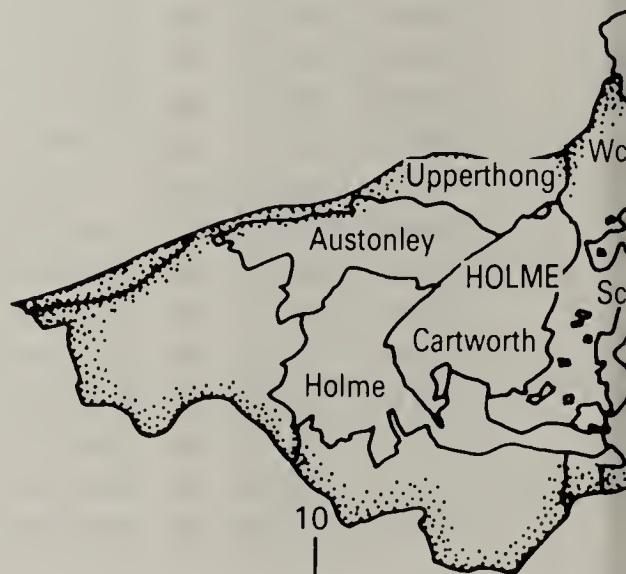
Court Meeting Places:

B: Brighouse.

H: Halifax.

K: Kirkburton.

W: Wakefield.



Eccleshill

NOTES:

Crigglestone: half lay in the graveship of Sandal.

Dewsbury: half lay in the graveship of Osset.

Fixby: half lay in the graveship of Rastrick.

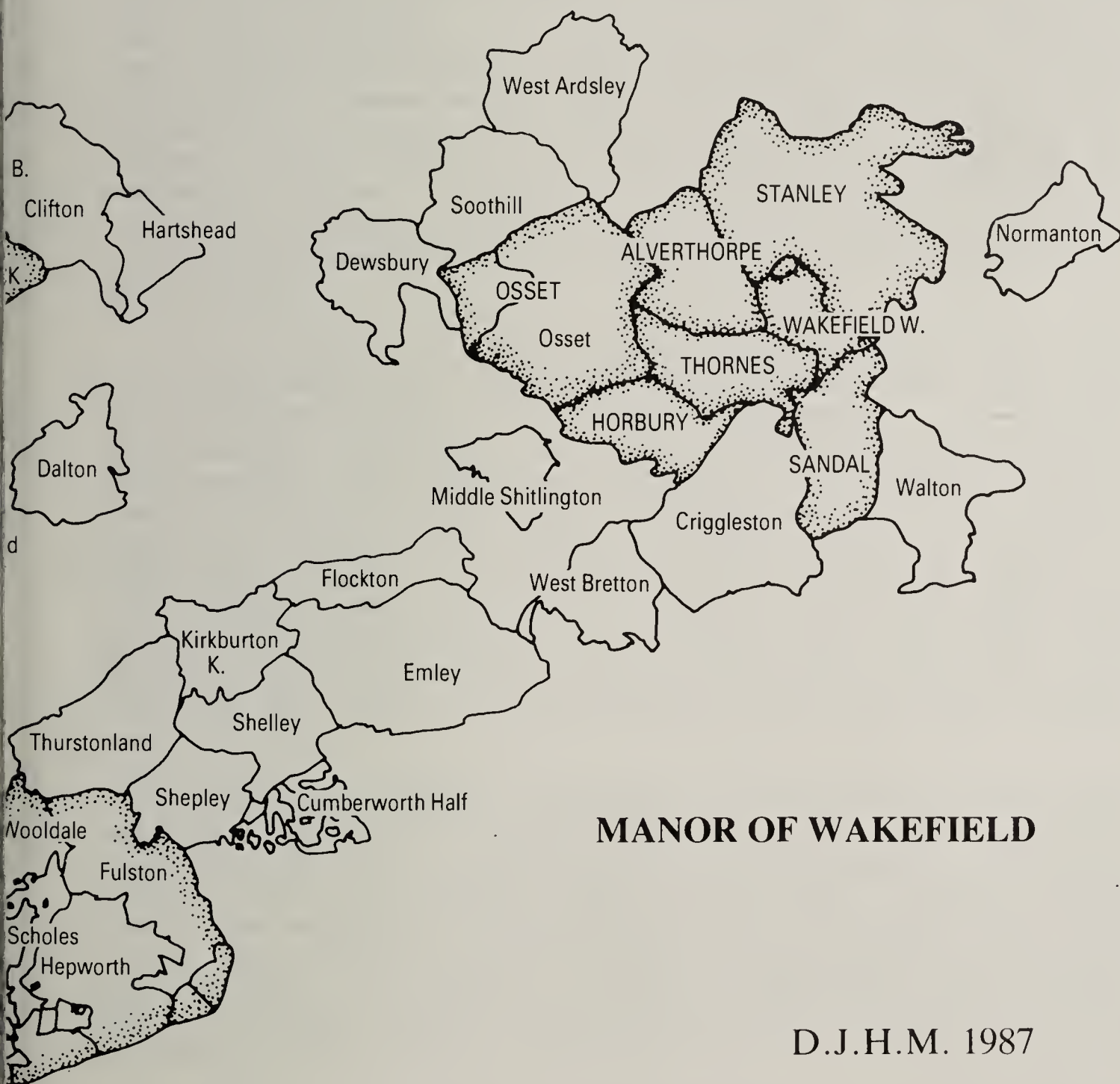
Flockton: only half lay in the manor of Wakefield.

Horbury: included land in the graveship of Osset.

Osset: included land in the graveship of Horbury.

Shelf: only half lay in the manor of Wakefield.

Soothill: Earlsheaten hamlet lay in the graveship of Osset.



MANOR OF WAKEFIELD

D.J.H.M. 1987

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GENERAL INTRODUCTION

This is the third volume in the new series of the Wakefield Manorial Court Rolls to relate to the second quarter of the fourteenth century. It is the purpose of this introduction to survey these three 'medieval' volumes for evidence concerning the manor at this period.

Each volume contains its own peculiarities. The medieval volumes also contrast strongly with later volumes of the Tudor and Stuart period, because they carry a greater assortment of offences brought to court including actions for debt, defamation and trespass. There is evidence of pleading outside the manorial court being punished. In Professor Walker's volume there is the remarkable case on 25 June 1333 when Joan daughter of Thomas de Tothill brought an appeal of felony against Richard del Rode which was tried by the manorial jurors. Richard was found guilty and the verdict of hanging was carried out.¹ Use of the gibbet was the supreme sanction of the lord's jurisdiction over his tenants.

In addition to the manorial court with its wide civil jurisdiction there was the tourn where the lord of the manor exercised a public authority supervising the assizes of bread and ale (the standard of baking and brewing) and offences against public order such as the drawing of blood and unlawful raising of the hue and cry. This twice-yearly tourn court was held at Wakefield a week after the October manorial court in 1331 and the May manorial court of 1333, the same day in May 1332, and three weeks after in October 1332. At Halifax, Brighouse and Kirkburton the tourn was the occasion to hold a twice-yearly manorial court there the same day.

Professor Walker found that the manorial court was held at Wakefield between October 1331 and September 1333 on a Friday at three-weekly intervals.² When Dr Jewell came to examine the rolls for fifteen years later the manorial court continued to be held at Wakefield every three weeks, but the court day had moved from Friday to Tuesday - until 26 February 1350. This was a Friday, which remained the court day until the following Michaelmas.

It was a time of interregnum in the lordship following the death without heirs of John, eighth and

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last earl de Warenne, in June 1347. As the new lord, Edmund of Langley, fourth son of Edward III, was a minor, the custody of the estate was granted to his mother, Queen Philippa. Meanwhile the dowager, Joan of Bar, had an intermittent interest in the jurisdiction and profits of the manor court as it related to her dower lands. To such distractions should be added the effects of the Black Death. The courts of Joan of Bar were held variously on Wednesday, Monday and Thursday. As for tourns, they were held at Wakefield on 26 November 1348, 27 May and 11 November 1349, and on 30 April 1350. Tourns were held at Kirkburton on 27 November 1348, 13 May 1349, and on 4 January and 28 May 1350. The tourns for Halifax and Brighouse were held in January and May 1349 on consecutive days, then for Halifax alone on 23 November 1349 and for Brighouse on 7 January 1350. The latter two then had a tourn on 17 and 18 May 1350 respectively.³

This changing of court days was to be still more marked between 1350 and 1352, the subject of the present volume, when the manorial court at Wakefield moved to Thursday while records of the tourn at Wakefield are missing.⁴ At Halifax the tourn was held on 25 October 1350, the second for the year, but there was only one the following year, on 25 July 1351, before the normal twice-yearly court resumed in 1352 in January and June. At Brighouse, too, after the second tourn on 26 October 1350 there were none in 1351. Then the normal pattern was resumed with tourns on 2 January and 4 June 1352. At Kirkburton the blank year was 1350, with tourns in January, July and November 1351. The rhythm of courts was resumed in June 1352, when all three outlying bailiwicks were provided with the facilities of a tourn to maintain public order.⁵

A ready explanation for the hiatus is that the Black Death had paralysed the normal life of the Manor. How far this is the true explanation is another matter. Dr Jewell stated cautiously that 'there are no express references to plague in these rolls [1348-50]'. By inference, however, from the abnormal number of parties to suits in court who were noted as dead, and provision in the transfers of land for remainders and reversions there was a considerable mortality within the Manor. At the tourn at Brighouse on 7 January 1350 it was presented that 'the vill of Shelf is dead'. One of the rolls concludes with a list of lands where no rents had been collected. The tenants of Warley, Hipperholme and Sandal severally presented that land in their townships

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lay waste and uncultivated for lack of tenants.⁶

Dr Jewell was also looking for references to servile tenure. Where tenants of the Manor alienated their lands without the lord's licence they would be prosecuted. Suit of mill was enforced through the court. Professor Walker had found repeated references to 'bondmen' and 'bondland', and these are continued in the later volume, where can be found prosecutions for digging for coal, stone and ironstone in the lord's 'villein soil' or for cutting wood growing thereon. Dr Jewell recognised, however, that the court of the Manor served equally as a forum for its freeholders, who might be sued for failure to do fealty or to appear as a suitor.⁷ There is no such impression of a lord expecting to exact his dues - especially from freeholders - to be found in courts held between 1350 and 1352.

The manorial court was normally held before the steward, whose name appeared at the head of the roll and often at the head of subsequent membranes. On the 1349-50B roll the steward is named as R. son of John. J. Horsfall Turner believed the John in question to be Sir John de Castleforth.⁸ 'R' was still acting as steward between 1350 and 1352. The executive officers were the graves or bailiffs, who were elected and admitted to office at the first court after Michaelmas each year, probably on a rota system based on the tenure of specific lands. The grave was also the officer through whom surrenders of land were made to the lord in court. The foresters were more specialised officers, presenting offenders against the lord's timber or vert, although they might also receive surrendered land, or appraise with the grave the goods of a certain suicide. The tourns were served by the constable of each township although their⁹ precise role at this date is obscure (cf p.43 below).

Offences of illegal cutting of wood relate particularly to the Kirkburton area. At the manorial court on 20 January 1349 William de Birton charged Adam de Helay with cutting oak, ash, hazel and other trees worth 30s in his wood there. Adam denied the charge. At the following court on 3 February William withdrew the charge and with his pledge for prosecution was amerced 2d for so doing.¹⁰ At the court held on 3 March 1349 there are subheadings for fines arising from the forest of Sowerby, the forest of Holmfirth, and the forests of Old and New Park, Wakefield. At the next court on 7 April John de Mallery, deputy forester,

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presented offenders who had cut birches, hollies, maples, alders, hazels and hawthorns. These seem to have been growing in the area of Wakefield, Stanley and Ossett. At the same court Thomas del Wode of Sowerby admitted that he was bound to supply William de Fery of Wakefield with boards in lengths of 10-feet, 8-feet, 7-feet, 6-feet and 5-feet, to a total value of 190s. This suggests that Sowerby wood was being 'harvested' commercially. The pannage from Holmfirth was worth 18d in May 1350, when the agistment (grazing) of the Old and New Parks of Wakefield was let to Peter de Routhe for £20.¹¹ The woodland near Wakefield would later be assarted, but even in the seventeenth century Kirkburton was still conserving its trees, as shown by the bye-laws against cutting and carrying green wood and dry.¹²

As previously noted, activities within the Manor, stretching westward from Wakefield along the Calder valley and up into the Pennines, were not confined to husbandry and forestry. The surname Shepherd is a reminder of the sheep and their wool which was to bring wealth to the clothiers of Halifax and Wakefield in later centuries, and there are a number of references to sales of wool and cloth in the rolls for 1348/9-1350/1, or rather to failures to settle accounts. Henry Dykson of Stanley had not only 'detained' 3 lbs of wool but also 11 quarters of 'sea coal'. John Anot of Alverthorpe bound himself to repay a debt in 17 quarters of sea-coal. Three men in Ossett were sued for exploiting a sea-coal pit without licence from the lord. Elkok le Riche and John le Stonebreker paid 10d in November 1348 for licence to quarry for sea-coal in Holme, while fines were imposed on two men in Sowerby graveship for selling sea-coal without licence. Elsewhere there are references to quarrying ironstone, and in Warley graveship a tilt hammer for forging was at work.¹³

When we come to 1350-2 a subtle change has taken place within the Manor. The basic organisation of court, tourn, steward, grave and constables is still present, but no record has survived of any tourn held for Wakefield during the two years, none for Brighouse in 1351, and only one for Halifax (in July 1351). At Kirkburton, on the other hand, there apparently were tourns held on 3 January, ?26 July and 15 November 1351. The election of graves, held traditionally at Wakefield on the first court day after Michaelmas (21 October 1350) appears in the ghostly form of amerce-

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ments on 72 persons for failure to attend. Probably because of this poor attendance the actual election was held at the third court, on 2 December 1350, when eight graves were sworn into office. The following year the election appears at the end of the record of the tourn at Kirkburton on 15 November. Later, at the Brighthouse tourn on 2 January 1352 the grave of Hipperholme paid 12d to be allowed to have a substitute. The grave of Sandal failed to appear in court on 11 August 1351. In March 1352 the grave of Scammonden was amerced for failure to appear in court. In April the grave of Warley appeared late. On 28 June the graves of Scammonden, Rastrick and Hipperholme were each amerced for failure to attend. On 19 July the grave of Rastrick again defaulted, and on 30 August the grave of Hipperholme was amerced 4d for his absence. The absence of the grave could hamper the business of the court because at that period surrenders of land were made through him, and he was required to summon witnesses for enquiries and ensure attendances in court of parties living within his area of jurisdiction.¹⁴

In general there was a reduction in litigation between 1350 and 1352 as measured against previous years. There are numerous actions in debt and in detention but little in trespass. A single case relates to suit of mill at Thurstanhaugh, and there were several breaches of contract. One concerned the sale of a cow, another to repairs to a mill. William del Holme admitted his failure to guard the houses of Alice del Rodes.¹⁵ More significant, Johanna daughter of Henry del Lane was sued for failure to honour her contract to serve John Watson of Wakefield for a year (Whitsun 1350 to Whitsun 1351) for a wage of 7s and her board. Instead, she left on 5 August. Johanna claimed that she had John's permission but failed to attend court when John offered to 'make his law' and so was amerced on 18 November 1350.¹⁶

The Statute of Labourers was passed in 1351, empowering justices to enforce wages customary before the plague and forbidding contract workers to leave their employment before their time was expired. At the tourn held at Halifax on 5 June 1352 the vill of Skircoat presented that Thomas, Margery and Cecilia Wassher 'are servants and will not serve in the vill or parish where they belong but have gone away against the ordinance'. Similarly the vill of Ovenden presented that Thomas de Kent, a servant, would not 'serve in the neighbourhood' and the vill of Stansfield presented

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John of Otley, Richard Dykson, Richard Michel, Richard Jakson and Agnes daughter of Matthew Rogerson, servants, for failure to 'serve within the vill or district where they belong'. The vill of Sowerby presented five women and one man for seeking work outside the area. The vill of Langfield presented John Dikson and Henry Milner for the same.¹⁷ Here is unequivocal evidence of migration of labour, even if there is no indication of its destination.

Reduction of rents had been noted on the court roll for 16 September 1350. Nearly 100 acres of land had ceased to be tenanted around Wakefield. The tenants of Warley presented that 'as much land lies waste and uncultivated there as used to render yearly 48s 2d.' The tenants of Hipperholme claimed that lands worth 55s 10 $\frac{3}{4}$ d now lay waste, and at Sandal a smallholding worth 3s 5d lay tenantless. The court roll for 3 March 1351 records new tenants for over 45 acres 'in decay last year', mostly paying a lower rent than their predecessors: 18d had been reduced to 14d: 21d to 14d or 18d: 19 $\frac{1}{2}$ d to 13 $\frac{1}{2}$ d: 15d to 12d: 6d to 4d: 5s 11d to 4s: 4s 3d to 3s. Later, on 8 December 1351, the land of Thomas Robuck in Warley, having lain uncultivated for two years, was transferred to William Judson for life and to his heirs for a rent reduced from 4s 5d a year to 3s 4d. Similarly 1 $\frac{1}{2}$ acres at Gawkroger by Sowerby were transferred to Hugh Otesson at a rent reduction from 20d to 6d a year. At the court on 2 January 1352 John de Whithill took an assart under Soothill at a rent reduced from 18d to 12d. Another holding was transferred at a reduction from 3s to 2s 6d. On 4 June 1352 assarts called le Priorsrod and le Haylayrode were leased at a reduction from 5s 5d to 4s a year.¹⁸ This unsatisfactory situation resulted in an enquiry being held before the estate auditor to discover why Thomas del Feld, lately grave of Sowerby for the dowager countess, returned certain lands in his jurisdiction as waste when his successor was able to raise 2s 6d for their grazing.¹⁹

Traditionally, land subject to the formula of surrender in court through the grave was then heritable. A feature of the 1350-2 rolls is the issue of licences to take land for a limited number of years. The period might be 4, 5, 6, 7, 9, 10 or 12 years.²⁰ Either lord or tenant felt it advantageous to hold land by short-term contract in view of current uncertainties.

The same feeling of insecurity was manifested when

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Cecilia daughter of John de Wales took a holding of 4 acres and a building in Northowram on 27 October 1351 following the death of Roger Smith without heirs. As on 2 January 1352, when John Bateson took a rood of land in Shibden following the death of Adam de Staynecliffe, in both cases the newcomer was promised compensation for any expense incurred during the interim occupation should an heir eventually come forward.²¹

Leases of demesne resources had a longer pedigree than leases of copyhold land. Dr Jewell observed that the mills of Rastrick, Sowerby and Warley had been farmed in the 1270s. In 1348/9 Thomas Culpon had farmed the watermills of Soyland, Saltonstall and Warley. The following year the town of Wakefield with its mill, tolls, markets, fairs and other profits were farmed by Thomas del Cliffe for £40. The tolls of Halifax were farmed to Alexander de Ovynden for 12s, and the toll of Kirkburton for £1 13s 4d.²² Coming to 1350/1 we find Thurstonhaugh mill farmed for £8. Earlier it had been included in a general lease. That same year the mills of Soyland, Warley and Saltonstall were again leased to Thomas Culpon with the tolls of Halifax. The mill of Horbury was farmed by John de Heton and William de Ayrmyrn for £5.²³ The following year (1352) Thurstonhaugh mill was leased for £7 6s 8d, Horbury mill for £6 13s 4d, Soyland, Warley and Saltonstall mills for £2 10s, and Holmfirth mills for £8 13s 4d. The tolls of Halifax fetched 18s, and the market toll of Kirkburton £1 6s 8d. A quarter of Rastrick mill and a quarter of Shibden mill fetched £1 6s 8d and 3s respectively. In every case the rent was paid to the appropriate grave.²⁴

Unlike the earlier rolls, there are few references between 1350 and 1352 to mineral workings. Coal pits are mentioned only twice. John Whithed admitted in court on 8 June 1352 that he had dug for coal in a Sandal pit belonging to Robert de Dene. He was amerced 2d for his trespass and ordered to pay damages of 4d. The following week Thomas de Holme was amerced 4d at the tourn at Kirkburton for digging for coal in a lane in Fulstone 'to the annoyance of the tenants' and with selling it outside the lordship.²⁵ On 1 March 1352 Thomas Shenthogh took the lease of a site for a forge at $\frac{1}{2}$ d a week 'until' [?the forge was in production]. At the same court he was amerced 4s for cutting wood for use there without permission. Earlier, on 19 January 1352, Nicholas Erkyn had been amerced for failure to pay Robert Goldsmith £3 14s 4d for iron bought from him

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on Sunday 6 February 1351. The offence was recorded as occurring within the graveship of Sandal.²⁶

The manorial rolls record what was perceived as useful for future reference, such as evidence of the lord's rights to licence and lease, the surrender of lands and the terms on which they were re-assigned, and the slow progress of legal actions brought in the lord's courts. When in court at Wakefield on 21 October 1350 Thomas Culpon swore 'six-handed' that John Iveson of Saltonstall and William Judson withheld from him 2 marks (£1 34p) being pledges of Thomas son of Henry for his payment of 1 mark as annual rent for his holdings at Warley the case may be traced back eight months through a default on 10 June 1350 possibly to a suit brought on 22 February 1350.²⁷

All actions required the support of pledges, who in turn were liable to be sued if the principal failed to pursue or defend his suit. On 18 November 1350 William de Bradeley was amerced for failure to prosecute John de Godley in a plea of debt. Whether or not he had improperly brought this action he returned on 23 December and through his 'attorney' sued John de Godley and Thomas Attoun in a plea of debt. Godley and Attoun failed to answer on 20 January 1351, when Bradeley's attorney, William Ratheboun, made an appearance and an order for distraint was made. On 10 February the defendants, pledged each by the other, again failed to appear, were amerced 3d each, and a further distraint ordered. This was repeated on 3 March, when the amercement was raised to 4d. They did appear on 24 March, when they were ordered to 'make their law' i.e. find supporters willing to pledge their truthfulness in denying they withheld 10 marks (£6 67p) being security for John de Waddeswrth. Finally on 7 April Godley and Attoun 'failed in their law' - presumably being unable to raise the necessary support - and judgment was given against them.²⁸

Three suits in debt and one in trespass were commenced on 26 September 1351 and limped on through 27 October and 17 November, when the trespass was settled by enquiry.²⁹ The suits in debt continued on 8 December, 22 December, when the grave testified that the defendant had nothing within his district by which he might be distrained to appear, and 19 January 1352 when one action resulted in the plaintiffs being amerced for a false claim.³⁰ A litigant needed not only a good case but patience and good neighbours to back him up.

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Occasionally the manorial court rolls provide interesting incidental information. At the Kirkburton tourn on 13 November 1351 William de Wortlay was amerced 6d for making himself bailiff in order to seize the corn of William del Holme without warrant.³¹ This suggests the very real power exercised by the grave. Unfortunately there is no indication as to how Wortlay was able to intrude into the office contrary to the traditional form of selection. His name does not occur in any election list.

Several outside courts had concurrent jurisdiction within the Manor. On 14 June 1352 the presenting jury at Kirkburton charged William the chaplain of Laughton with the offence of summoning tenants of the Manor before the Court Christian about matters 'not touching wills or marriage'. For this William was amerced 2s.³² There was a constant rivalry between the two jurisdictions and on 4 June 1331 John Goldsmith had been amerced 6d for suing a defamation in the church court when he could have had the plea in the lord's court 'by the custom of the town of Wakefield'.³³ Other rival (secular) jurisdictions were the traditional courts of shire and wapentake and the royal courts. On 7 April 1351 John de Irland of Flockton was amerced 6d for suing tenants in the wapentake court, although no details were given.³⁴ Usually the lord of Wakefield co-operated with royal administrators, and John son of Nicholas of Wooldale on 14 June 1352 was amerced 2d for failure to pay his share of a (royal) fifteenth levied on the county.³⁵

Church organisation recurs obliquely through several references to the church wardens at Sandal, Thomas Pelleson and Adam de Heyrod. The pair had established a trust consisting of the revenues from a messuage, 7 acres and a rood of land and meadow in Sandal on 11 January 1350, and they can be found enforcing their dues in the manorial courts on 19 January, 12 April and 24 May 1352. Elsewhere they are described as keepers of the Lady Light at Sandal. The purchasers of the great tithes of Sandal, John de Halyfax and John Pelleson, sued Henry Peny, Henry Shephird and John Thomasson, clerk, on 17 November 1351 for depasturing oats and other grain in Sandal and breaking the lord's hedges and ditches around the rectory garden, enabling their beasts to graze there. Judgment was given in their favour on 8 December, damages being assessed at 3s 6d.³⁶ On 5 January 1352 judgment was given in favour of John Illingworth, warden of the work

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of Halifax church, for delivery of 1577 shingles for the church roof.³⁷ This suggests major repairs to the fabric of an earlier church than the one now standing, attributed to the fifteenth century.

Unneighbourly acts included obstruction of a road in Hipperholme by the erection of two gates, detention of wages, and allowing pigs to scour corn and grass, and dogs to worry sheep and lambs.³⁸ There was also the saga of James del Halle and the trampling beasts. On 9 September 1350 he and three others were charged at Wakefield with depasturing the dowager countess's park at Sandal. A week later the same James was suing Elizabeth Pelleson's daughter and three others for a comparable offence. On 21 October James won his case about the depasturing of his rye but was counter-charged by Elizabeth Pelleson and admitted depasturing the corn of John Reynald. On 18 November Elizabeth Pelleson's daughter withdrew her action but James admitted he had depastured Elizabeth Pelleson's hay.³⁹

Thirteen persons were presented at the tourn at Kirkburton in January 1351 for failure to pay grazing fees (agistment) for 21 oxen, while the rector of Almondbury was amerced 8d for failure to settle his account for a mare. Another three were amerced for cutting and carrying greenwood. On 9 August 1352 the forester of Holme presented 15 persons for cutting or felling trees and another 21 for gathering nuts.⁴⁰ William Milner of Sowerby on 27 October 1351 was amerced 40d for removing a derelict cottage built of alder which had blown down in the wind. Two other houses built of alder were carried off by Thomas del Wod, Thomas Culpon, William and Thomas del Hole and William Milner of Soyland, the amercements totalling 33d. An oak-built house at Sowerby was apparently more substantial, as only part of it blew down.⁴¹

It has been suggested that amercements, particularly for offences presented at the tourn, were regarded not so much as deterrents as 'licences'. Named alewives appeared regularly, as did cobblers who were also tanners. The offence of the latter was presumably exercising two trades. At the Halifax tourn on 25 July 1351 Roger Pyper and John Wynter, shoemakers, were each amerced 12d. Pyper was amerced 2d for the same offence on 3 January 1352 and again on 5 June 1352. William de Qwallay was amerced 2d at the Brighthouse tourn on 2 January 1352 for cobbling and tanning, and as much again on 4 June 1352. He was also fined on both occa-

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sions for brewing ale and selling it at 1d 'against the assize'.⁴²

While the usual offences presented at the tours were unlawful brewing for sale and breach of the peace leading to bloodshed (particularly frequent at Halifax) on two occasions a forestaller was punished. These were William Salter, who on 3 January 1352 was amerced at Halifax for so trading in salt, and Hugh Lawedog, who was amerced at Kirkburton for forestalling in dairy produce and poultry.⁴³

William Salter may have gained his surname from his occupation. Another offender as trader was Walter Souter, cobbler and tanner in Wadsworth.⁴⁴ This identification reinforces the possibility that in other cases occupational surnames can be accepted at face value, except perhaps where a woman is called 'Smith' - which may have been her husband's trade.

Other incidental information to be gleaned from the rolls concerns prices. It is always difficult to be sure how far money-values given represent market prices, but for what it is worth (!) oats were priced on several occasions at 3d a bushel (pp. 10, 33, 73), a sheaf of oats at $\frac{1}{2}$ d (p. 46), and a year later at 2s a quarter (p. 90) and a thrave of 25 sheaves at 1s 3d (p. 104). A sheaf of wheat was priced once at $\frac{1}{2}$ d (p. 26). Rye was priced at 3d a peck (p. 59) and a stack of rye at 2s (p. 108). A quarter of barley was priced at 6s, or 9d a bushel (p. 76), but $3\frac{1}{2}$ bushels were earlier priced at 3s (p. 31). As the latter price cannot be so subdivided it should be compared with other articles priced at 3s, such as a stirk (p. 14) or a silk veil (p. 25), that is, a highly marketable commodity.

A cow was priced variously at 5s and 13s 4d (pp. 31, 92), a young stirk at 1s 6d (p. 46), the milk of a cow at 12d (p. 102), and a hide at 15d (p. 43). A horse was priced variously at 4s and 30s (pp. 49, 87). A sheep was priced at 6d (p. 73) and hens at 2d each (p. 72). A cartload of dung was priced at 2d and of marl at 5d (pp. 49, 52), a ploughshare at 6d (p. 72), a stone of iron at 4d (p. 72), and an axe variously at 2d and 12d (pp. 18, 71). A winnower was priced at 1s 4d (p. 18). Half a stone of black wool was priced at 3d as against a stone of normal wool at 10d (pp. 18, 66) or of 'woollen goods' at 4s (p. 108). An ell of woollen cloth was priced at 8d, as was a jacket or curtepy (p. 18). A hundred laths were priced at 4d,

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and a bed at 5s 6d (p. 77).

These priced items were either the subject of damage suffered by the plaintiff or the object of distraint to compel the defendant to appear in court. Often no price was given for the detained object and the assessment of damage to the plaintiff may have included more than loss of use.⁴⁵ Similarly amercements seem to have been conventional rather than measuring the gravity of the offence. One should, however, note that on 30 August 1352 among the amercements imposed for offences against the lord's timber at Holme that against the normal sum of 2d for 'vert' and 2d to 3d for 'nutting', Matthew de Romesden was required to pay 12d for cutting holly in Erringden and Margery del Milne was amerced 6d for felling trees and 40d for selling six crucks (p. 105). (This is an early reference to such pieces of building timber.)

To summarise the contents of the Court Rolls for the Manor of Wakefield between 1350 and 1352, there is a general air of dislocation. Courts were not being held at their accustomed times. Debts were not being settled. There were only two applications for guardianship of an infant heir (p. 80). Rents needed to be reduced to secure tenants.⁴⁶ Labourers were seeking work away from home despite local opportunities (cf pp. xiii-iv above). Attendance at court might be difficult to enforce, as when on 21 October 1350 amercements were imposed on 72 persons for failure to appear when the graves should have been elected. This was not a routine offence, providing the opportunity to collect money. Their absence necessitated the postponement of the 'election' until 2 December 1350 (pp. 2-3, 12). There is also a paucity of named jurors, apart from the list of six sworn on 12 April 1352 to supervise the maintenance of the dowager countess's mills and fences in Sowerbyshire (p. 85).

Editorial Method

The guidelines formulated by the first General Editor, Professor Richard Vaughan, have been observed.

In the interests of economy court actions entered on the rolls as separate items have been grouped into paragraphs, by graveship if possible or otherwise by similarity of subject. The order has always been respected. Information presented in the margin of the rolls has been drawn into the text but underlined for stress. Graveship marginalia are printed in capital

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letters. Figures for amercements given in the margin are transferred to the text. Interlineations are underlined. Where the margin is defective and the sum missing the loss of information is represented by * .

Much of the court procedure was formulated and repetitious. Transfers of land would authorise the new copyholder to have the land 'to hold to him and his heirs according to the custom of the manor'. As this formula appears in nearly every transfer it is rendered here as 'to hold [etc]'. Where the surrender of land resulted in a transfer for a term of years or differed otherwise in form the complete version is given. Lands with their appurtenances are mentioned, but the appurtenances are never listed and here are presented as 'etc', as is frequently to be found in the original MSS.

The main departure from the original guidelines is in the manner of presenting place-names. These have been given in the spelling used in the rolls. Where, however, they are used as marginal captions they are given their modern spelling with the MS reading in brackets immediately following. In many cases a place-name occurs as part of a surname. Where the name consists of Christian name and place the connecting 'de' is transcribed as such. Where the name consists of Christian name, patronymic and place-name, the 'de' is usually translated by 'of'. There is a change in phraseology, with 'inheritance' substituted for the word 'heriot', as the lord's steward exacted a sum of money for this rather than the best beast.

There is the usual problem of the interpretation of the medial double minim. On the grounds that Ives is the more normal Christian name its surname has been rendered Iveson, not Ineson. Surnames from occupations are given as in the MSS. This has the interesting corollary that unlike 1348-50 the present volume really has people called Smith and not Faber.

In the Index field names are entered under the vill/graveship in which they are located.

C.M. Fraser (General Editor)

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Acknowledgements

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The Section is also grateful to Mrs Moira Habberjam, Mr Brian Hale and Miss Mary O'Regan for their work in transcribing, calendaring and indexing the rolls and to Dr C.M. Fraser for putting the work through the press.

Kenneth Emsley (Secretary)

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NOTES TO THE INTRODUCTION.

1. S.S. Walker (ed), The Court Rolls of the Manor of Wakefield, 1331-3 (Yorkshire Archaeological Society, III, 1983), 202.
2. Ibid, v-vii.
3. H.M. Jewell (ed), The Court Rolls of the Manor of Wakefield, 1348-50 (YAS, II, 1982), v-vii, ix-x.
4. A suggestion that the tourn was still held at Wakefield but that its record is missing is supported by references to 3s 6d in amercements levied from the vills of Sandal and Crigglestone 'at the last tourn' and paid by the grave of Sandal at the manorial court at Wakefield on 19 July 1352. Similarly the grave of Horbury was required to pay in 4s 3d (see below, 102-3).
5. See below, 4, 7, 17, 42, 58, 68, 89, 91, 96.
6. Jewell, xviii-ix, 225, 260-1.
7. Ibid, xix-xxi, 48, 66, 84; Walker, 104, 114, 123-4, 147, 199; see below, 22 for suit of mill.
8. Jewell, xvii.
9. Ibid, xvi-viii, 38, 58, 96.
10. Ibid, 62, 68.
11. Ibid, 85, 98-9, 178, 259, cf. 217.
12. C.M. Fraser & K. Emsley, The Court Rolls of the Manor of Wakefield, 1639/40 (YAS, I, 1978), 111-18, 167-73.
13. Jewell, 21, 26, 36, 39, 48, 63, 95, 137, 164, 260.
14. See below, 2-3, 12-13, 16, 32, 48, 66, 68, 82, 84, 99, 102, 106.
15. See below, 22, 43, 59, 82, 93.
16. See below, 10.
17. See below, 91-2.
18. See below, 23, 64-5, 69, 90.
19. See below, 73-4.
20. See below, 59, 64-5, 76, 80, 85, 93-4, 97-8, 109.
21. See below, 56, 69.
22. Jewell, xxi, 159, 260.
23. See below, 36-7.
24. See below, 100-1.
25. See below, 95, 96.
26. See below, 75, 81.
27. See below, 5; Jewell, 223, 242.
28. See below, 10, 14, 15, 20, 22, 25, 28.
29. See below, 52, 54, 61.
30. See below, 63, 67, 76.
31. See below, 59.
32. See below, 96.

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33. Walker, 194, cf. 149.
34. See below, 29, cf. Walker, 179, 194. When Thomas son of Richard Clerk, a holder of bondland, had the temerity to implead the lord's tenants in the king's court the bailiff of Wakefield was ordered on 14 May 1333 to seize his holding. Possibly the lord overreached himself, as on 4 June when the case was resumed there is the terse note: 'void'. Some other sanction than confiscation may later have been applied, as a rent owing to the offender was itself impounded by the lord as a means of bringing Clerk to court (Walker, 179, 194, 200, 206, 213, 218, 222).
35. See below, 97.
36. Jewell, 220-1; see below, 62, 63-4, 75, 76, 85, 86, 92.
37. See below, 92.
38. See below, 33, 50, 91, 93, 97.
39. Jewell, 258, 259; see below, 1, 2, 10.
40. See below, 17-18, 105.
41. See below, 54-5.
42. See below, 42, 68, 71, 89, 91.
43. See below, 71, 96, cf. 4, 7, 17, 42-3, 58, 68, 71, 89, 96.
44. See below, 4, 91.
45. See below, 77, 84, 93, 97, 104.
46. See below, 9, 12, 23-4, 60. The technical term 'molebrest' was applied to land which fell out of cultivation through lack of claimants although it could become re-available if required (cf. 93-4, 99, 100).

THE COURT ROLLS OF THE
MANOR OF WAKEFIELD

1350

[membrane 1 recto]

R. son of John the steward

Court of the Countess de Warenn held at Wakefeld on
Thursday, 21st October in the 24th year [1350].

[Because a portion of the margin is missing between *
and * the captional place names and amercements are
lacking]

* John son of Richard of Ossett did not prosecute
John Tonson in a plea of debt: therefore he and the
pledge for prosecution are amerced. Matthew de
Romesden makes the law which he waged against William
Godeman and Margery his wife in a plea of detention of
one mare, as he ought: therefore it is judged that the
said Matthew should be satisfied fully therein and the
said William and Margery are amerced for a false claim.
James del Halle has a day at the next court to make his
law that he did not depasture or trample the hay of
Elizabeth Pelleson with his beasts as charged, to her
damage of 4s. Pledge for law.

John Reynald 1d, Elizabeth Pelleson doghter 1d,
Margery de Shirclif 1d, and John Pelleson 1d cannot
deny that they depastured the rye of James del Halle
with their beasts to damage taxed at 1 bushel, price
10d: therefore they should satisfy and are amerced.
Annabel Grenhod, executrix of the will of John Grenhod
chaplain, claims 2 stone of wool, price 8s, against
John del Rod and the said John admits to 1 stone:
therefore he should satisfy her therein and is amerced.
And as for the remainder he denies it and wages his law
therein. Pledge for law, Adam Penison. Hugh son of
Elias cannot deny that he deforced 1 messuage from
Agnes who was the wife of Elias de Horbire: therefore
she should recover the said messuage against the said
Hugh, and he is amerced for the deforcement.

It is found that William Shephird mowed and
carried away the grass (pratum) of John del Overhalle

WAKEFIELD COURT ROLLS

to damage taxed at 1d: therefore he should satisfy and is amerced. John Grenhod is amerced for a false claim against William Shephird, in that he carried away no hay. William del Grene cannot deny that [he depastured] the oats of John Grenhod with his beasts to damage taxed at 20 sheaves, price 10d: therefore he should satisfy and is amerced.* James del Halle cannot deny that he depastured the corn of John Reynald with his beasts to damage taxed at 1d: therefore he should satisfy and is amerced 2d. John de Plegwyk cannot deny that he withholds from John Ploghman [de Plegwyk deleted] 2s 4d as pledge for Thomas de Ketilthorp: therefore it is judged that he should satisfy him therein, and he is amerced 2d for unjust detention.

William de Lynlay, who carried off the toll [tolnetum] at Birton, found William del Storthes and Thomas de Wallay to be his pledges at this court to answer therefor, and he has not come: therefore the said William del Storthes and Thomas are amerced 6d and distrained because they have not the person they pledged.

Because they did not come to court for the election of the grave Thomas Drabel 2d, Richard Gaunt 1d, Matthew Tomelynson 1d, Henry son of Nicholas Wade 2d, Geoffrey de Thwong 2d, Richard de Brodheved 1d, Matthew son of Adam de Wolvedale 2d, Thomas de Chayley 1d, Richard del Grene 2d, John Gamel 2d, Richard Dykman 1d, Thomas Tollar 1d, John de Elwoldehuls 2d, John de Denby 2d, Richard son of Annabel 2d, Thomas de Danford 1d, Richard de Langlay 1d, William de Loukes 1d, William son of Robert de Bothe 2d, John Dykson 2d, are amerced Total 2s 7d.

Because they did not come to court for the election of the grave William Milner 2d, Simon de Thwong 2d, Thomas Swyft 1d, Richard del Brig 1d, Robert son of John 2d, William del Dene 2d, Robert del Brig 1d, Richard de Leighrod 1d, John Dykson 1d, John de Sothill 1d, Thomas del HoTe 2d, Henry PygiIl 1d, Adam de Horbiry 1d, William Clerkson 1d, John Colpon 2d, Hugh son of Hugh 1d, and Thomas de Brampton 2d, are amerced. Likewise John son of Ellen 2d, Roger Tayllour 1d, John del Wolhous 1d, Henry Dykson 2d, Henry Malynson de Rastryk 1d, Richard son of John son of Beatrice 1d, are amerced. Likewise Henry del Cliff 2d, Henry de Coplay 2d, Adam del Wroo 1d, Richard Shepe 1d, John son of Matilda 2d, Richard de Skulcote 1d, Elias son of Simon 2d, William de Godlay 1d, John de Ilyngwrth 2d, Thomas Smith 2d, Richard Bateson 2d, John

WAKEFIELD COURT ROLLS

Wynter 1d, and Henry son of William 1d, are amerced.

John del Dene 1d, John Pachet 1d, John Aumbelour 1d, Simon Acreland 2d, John son of William Stirk 1d, Thomas de Longbothom 1d, Thomas Dowel 1d, are amerced because they did not come to court for the election of the grave. John Willeson is amerced likewise.

John Thrift 2d, Robert Jakson 1d, Richard Hanson 2d and William Beweshire 1d are amerced because they did not come to the court. Richard son of John 1d, Stephen Burnell 1d, John Walker 2d and John Judson Elyot 1d are amerced likewise.

Richard son of Richard Magson de Halyfax gives the lord 3d for licence to inherit 1 acre in Hiperom after the death of the said Richard his father, whose heir he is: to hold [etc]. Henry son of Matthew de Ylingword gives the lord 3d for licence to take the said acre from the said Richard, to hold to him and his heirs for the following 12 years. William son of Margery Pynder surrenders in court through the grave 1 acre in le Oldfeld, which is granted to John Malynson glover to hold [etc]: and he gives 4d for entry fine. Thomas son of Hugh del Skoles surrenders in court through the grave 1 messuage and 20 acres in Skoles, which are granted to William del Morehous junior to hold [etc]: and he gives 6s for entry fine.

Sum of this court 18s 2d, of which from

the grave of Sandale	2s	2d
Holne	9s	9d
Horbire		7d
Sourby	2s	0d
Rastrik		8d
Warhillay		8d
Hiperom	2s	2d
Scamunden		2d

WAKEFIELD COURT ROLLS

[Tourn held] at Halyfax on Monday, 25th October the same year.

An inquiry held there on the oaths of Hugh de Coplay, William de Stansfeld, Thomas Culpon, William ..., William Samson de Grenwod, William del Ryding, William de Coplay, William del Slak, John de Godlay.

The [vill] of Stansfeld presents that Alice daughter of Roger del Brig brewed and sold ale at $\frac{1}{2}$ d against the assize. Therefore she is amerced.

The vill of Wadiswrth presents that Walter Souter follows the trade of shoemaker and tanner. Therefore he is amerced.

The vill of Ovynden has nothing to present.

The vill of Sourby presents that Amice del Bourgh 3d, Agnes maidservant of Hugh de Langlay 2d, the wife of William Milner 4d, brewed and sold ale at 1d against the assize. Therefore they are amerced.

The vill of Rysshwrth has nothing to present.

The vill of Skycote presents that William del Slak drew blood from John Taylour. Therefore he is amerced 6d.

The vill of Langfeld presents that Henry Milner 6d drew blood from William Moreman. Also John son of William 6d drew blood against the peace from Adam son of Robert, and the said Adam 4d drew blood against the peace from John son of William. Therefore they are amerced.

The vill of Miggelay presents that Adam son of Robert del Bothe raised the hue justly against Matilda [Alice interlined] daughter of Robert del Bothe. Therefore the said Matilda is amerced 4d.

The vill of Halyfax presents that the wife of Thomas Smith 6d, the wife of Robert Pelleson 4d, Isabella daughter of Alexander 4d, Margaret Spilwod and the wife of Henry Brianman 4d brewed and sold ale at 1d against the assize. Also John Wynter 6d and Roger Pyper 6d follow the trade of shoemaker and tanner. Also William Hanson 6d drew blood from William Clerkson, and John Tomson 6d drew blood from the said William Clerkson. Therefore they are amerced.

The vill of Warhillay presents that Richard son of William of Saltonstall 4d drew blood against the peace from Thomas son of Richard. The same Thomas 4d drew blood from the said Richard. Also Thomas Wassher 6d drew blood against the peace from Richard del Brad. Also Agnes Reidhod raised the hue justly against Margery del Dene 4d. Therefore they are amerced.

WAKEFIELD COURT ROLLS

William Rathebon did not prosecute William del Slak in a plea of debt: therefore he and the pledge for prosecution are amerced 1d. William de Bradelay is amerced 2d for a false claim against Hugh de Nutschagh in a plea of debt. William Rathebon, plaintiff, and William del Slak are agreed in a plea of debt, and the said William del Slak submits and is amerced 2d.

It is found by inquiry that a certain cow of William son of Adam de Hiperom was killed by default of Thomas son of William de ...wrth, to his damage taxed at 4s 5d: therefore he should satisfy him therein and for the said trespass he is amerced 2d.

John Clerk cannot deny that he owes John del Clayrod a debt of 4s: therefore he should satisfy and is amerced 2d. John de Northcliff is amerced 2d for a false claim against William del Oldfeld and Johanna his wife, executors of the will of Jordan Dacreland. Thomas Culpon claims a debt of 41s against John Michelson of Routenstall, and the said John acknowledges 20s 6d of it: therefore he should satisfy and is amerced. As for the remainder, he denies it and wages his law therein. Pledge for law etc.

Thomas Culpon swears six-handed that John Iveson of Saltonstall and William Judson withhold from him 2 marks [for a term] of years as pledges of Thomas son of Henry for his holdings there, for which he should have paid 1 mark a year. Therefore they should satisfy and are amerced 4d. Hugh de Coplay is amerced 2d for a false claim against William Tomson in a plea of debt. Hugh Wade admits that he owes Thomas del Helyleigh 12d: therefore he should satisfy and is amerced 2d. Gilbert Milner cannot deny that he withholds 12d from Hugh de Coplay: therefore he should satisfy and is amerced 1d. Beatrice del Lane is amerced 1d for a false claim against her son John in a plea of debt. William Tomson of Grenwod admits that he owes Thomas Culpon 41s: therefore he should satisfy and is amerced 2d. ... del Wod is amerced 2d for a false claim against Cecilia de Holgate in a plea of debt. William del Botham is amerced 2d for a false claim against William Milner in a plea of debt.

John son of Thomas de Holgate gives ... to the lord for licence to inherit 1 messuage 27 acres and 3 roods in Sourby after the death of the said Thomas de Holgate his father, whose heir he is: to hold [etc].

[Six lines defective and illegible, at foot of membrane.]

WAKEFIELD COURT ROLLS

[membrane 1 dorse]

Thomas son of Adam del Feld gives the lord 2s for licence to inherit 1 messuage and 12 acres in ... after the death of the said Adam his father, whose heir he is. Richard de Bairstowe surrenders in court 1 messuage and 8 acres in Warhillay, which are granted to Olive the daughter of the same Richard, to hold [etc]: and she gives 2s for entry fine. William Rathebon and Margery his wife give the lord 3d for licence to inherit 3 roods in Warhillay after the death of John de Sourby brother of the said Margery, whose heir she is: to hold to them and the heirs of the said Margery according to the custom of the manor. The same Margery receives here in court 1 rood from the lord's waste in Warhillay, to hold [etc], and paying rent of 1d a year. She gives 3d for entry fine.

Sum of this tourn 26s 2d. And 2½d from new annual rents.

From the grave of Sourby	15s 8d.	And 1½d new annual rent.
" " " " Warhillay	10s 6d.	And 1d new annual rent.

WAKEFIELD COURT ROLLS

[Tourn held] at Brighous on Tuesday, 26th October in the same year.

An inquiry held there on the oath of twelve, who say that:

The vill of Cliffton presents that the wife of William de Qwallay 2d, the wife of John Haket 2d, Cecilia Fox 3d, and the wife of William de H... brewed and sold ale at 1d against the assize. Therefore each of them is amerced.

The vills of Barsland, Northourom, Shelf and Feld... have nothing to present.

The vill of Hiperom presents that the wife of John Milner 4d, Margaret daughter of John del Brighous 2d, brewed and sold ale against the assize. Also John Milner 6d drew blood against the peace from Thomas de Ludyngden. Therefore they are amerced.

The vill of Hertisheved presents that Matilda de Hartisheved 4d, and Agnes Tyngill 1d, brewed and sold ale against the assize. Therefore they are amerced.

The vill of Rastrick presents that John del Wollhous 1d and Henry son of Matilda de Rastrik 1d, have not come to the tourn. Also Richard Sal 6d drew blood against the peace from John Hanson. Therefore they are amerced.

The vill of Dalton presents that Margery 3d daughter of Thomas Sklater, Isabella Jondoghter 2d, brewed and sold ale against the assize. Therefore they are amerced.

The vill of Steynland presents that Edmund del Grene brewed and sold ale against the assize. Therefore he is amerced.

The vill of Quernby presents that John Bevere 2d has not come to the tourn, and Agnes daughter of Thomas de Whitacre raised the hue justly against Roger atte Welle 3d, and Margery Dyson 2d brewed and sold ale against the assize. Therefore they are amerced.

Thomas son of Hugh de Lynlay admits that he owes William de Bradeley 12d: therefore he should satisfy and is amerced. John del Frith cannot deny that he depastured the corn and oats of William de Bradelay with his beasts, to damage taxed at 3 thraves, price 10d. Thomas son of Hugh de Lynlay admits (cognovit implicando) that he owes John de Rastrik a debt of 5s 1d: therefore he should satisfy and is amerced. Henry de Okes and Thomas Gibson cannot deny that they depastured the corn of John son of Ellen de Rastrik with their beasts to damage taxed at 5d: therefore he

WAKEFIELD COURT ROLLS

should satisfy him therein, and they are amerced for the said trespass. Henry Bythebrok admits that he unjustly withholds 12s from Roger del Clay: therefore he should satisfy and is amerced. Roger Tayllour has a day at the next court in Wakefeld to make his law that he does not withhold from William Gerbot and Matilda his wife 20s for the beasts of the said Matilda, which the said Roger should have, etc. Pledge for law etc.

It is found by inquiry that Robert de Aderichegate defamed John de Staynclyff to damage taxed at 4d: therefore he should satisfy and is amerced 2d. It is found by inquiry that Richard de Birstall and Alice his wife unjustly withhold 8s rent from Thomas son of William de Haldwrth. Therefore it is judged that they should satisfy him therein, and they are amerced 2d for unjust detention. John son of William del Rode cannot deny that he depastured the corn of John Pynder with his beasts to damage taxed at 10d: therefore he should satisfy and is amerced 1d. Richard del Thorp cannot deny that he broke an agreement with John del Skoles, to his damage taxed at 16d: therefore he should satisfy and is amerced 2d. Roger de Thornyales admits that he owes Beatrice de Southourom 1 quarter and 1 bushel of oats to her damage taxed at 4d: therefore it is judged that he should satisfy her therein and he is amerced 1d for unjust detention.

Isabella del Wyndybank is amerced 2d for a false claim against Henry son of Matthew in a plea of debt. Matilda relict of John de Copplay cannot deny that she unjustly withholds 1 bushel of rye 1d from John son of Richard del Hole to damage taxed at 1d: therefore she should satisfy and is amerced 1d.

John de Northclif and Johanna his wife, examined, and Sabina, sister of the said Johanna, surrender in court 6 acres in Shibden, which are granted to Henry son of Matthew de Illyngwrth to hold [etc]: and he gives 18d for entry. Alice daughter of Annabel de Hiperom gives 4d to the lord for licence to inherit half a rood with 1 cottage thereon in Hiperom after the death of the said Annabel whose heir she is: to hold [etc]. John Drak surrenders in court 1 messuage and half a bovate in Northourom, which are granted to Richard Bateson: and he gives * for entry, and does fealty. Johanna daughter of William de Copplay gives the lord * for licence to inherit 1 bovate with a messuage thereon in Hiperom, after the death of the said William her father, whose heir she is: to hold

WAKEFIELD COURT ROLLS

[etc]. William Hanson gives to the lord * for licence to take 1 bovate and 2½ acres of land and 6 acres of rodeland in Hiperom from Henry de Alstonlay, guardian of the heir of Robert del Cliff, to hold to him and his heirs for the following 10 years. William son of Thomas de Hiperom surrenders in court through the grave half a bovate in Hiperom, which is granted to John son of William Tomson, to hold [etc]: and he gives * for entry. Isabella daughter of John del Wyndybank gives to the lord * for licence to inherit 1 acre of meadow in Shibden after the death of John her father whose heir she is: to hold [etc]. John son of Matthew surrenders in court 7 acres which belonged to William del Castell and 1 acre in Rayner croft, which are granted to Johanna the wife of the said John to hold to her and to the heirs legitimately begotten between them, according to the custom of the manor. And if they should beget no heir, then all the said land should revert to the right heirs of the said John in perpetuity. And they give * for entry.

Sum of this tourn 19s 1d.

From the grave of Hiperom	14s	5d
" " " " Rastrik	4s	8d

John del Lathe held from the Lord 10½ acres in Hiperom, paying 4d an acre yearly. Now they are demised to the same John to hold [etc], paying 3d an acre yearly. And there was a decrease of 10½d yearly because otherwise he intended to abandon the said land completely.

WAKEFIELD COURT ROLLS

[membrane 2 recto]

R. son of John the steward

Court of the Countess de Warenn held at Wakefeld on Thursday, 18th November in the 24th year [1350].

Elizabeth Pellesondoghter did not prosecute James del Halle in a plea of trespass: therefore she is amerced. [John] del Rode failed to make the law which he waged against Annabel Grenhod, executrix of the will of John Grenhod chaplain: therefore it is judged that she should recover against the said John del Rode 1 stone of wool which she claimed against him in the preceding court, and he is amerced. Thomas son of William de Haldwrth did not prosecute Richard son of John de Birstall in a plea of debt: therefore he is amerced. Roger Taillour failed to make the law which he waged against William Gerbot and Matilda his wife: therefore it is judged that they should recover against the said Roger 20s which they claimed against him in the tourn at Brighous, and he is amerced for unjust detention. Adam Fletcher of Walton cannot deny that he reaped and carried away the crop namely oats from one rood of Richard Queriour to his damage taxed at 3 bushels, price 9d: therefore he should satisfy and is amerced.

John Watson of Wakefeld complains against Johanna the daughter of Henry del Lane that she broke an agreement with him in this: that she should have served him from the feast of Pentecost last past [16 May 1350] to the same feast immediately following [5 June 1351], for which he would give her 7s and would also provide her food: and the said Johanna del Lane served him from the said feast of Pentecost [16 May] until the feast of St Oswald [5 August] and then withdrew from his service, to the damage of the said John Watson of 20s. And the said Johanna del Lane said that she withdrew by licence. John Watson says that he gave her no licence to withdraw, and was prepared to make his law here in court. Johanna del Lane does not come and is therefore amerced: and it is judged by the court that he should recover against the said Johanna del Lane.

James del Halle cannot deny that he depastured the hay of Elizabeth Pelleson with his beasts, to her damage taxed at 1d: therefore it is judged that he should satisfy her therein and is amerced. William de Bradeley did not prosecute John de Godley in a plea of debt and is amerced. John Michelson of Routenstall

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failed to make the law which he waged against Thomas Culpon in the tourn at Halyfax: therefore it is judged that the said Thomas should recover against the said John the 20s 6d which he claimed against him in that tourn, and he is amerced 2d. Matilda daughter of John de Cheswaldlay did not prosecute John Rainer in a plea of debt: therefore she is amerced 1d. William de Dounom and Alice his wife did not prosecute Johanna daughter of Thomas Gyge in a plea of debt, and are amerced 2d. William Nondy plaintiff and Eva the relict of John Elyot are agreed in a plea of debt, and said Eva submits and is amerced 2d. John de Halyfax plaintiff and Matthew de Dricker are agreed in a plea of trespass, and the said Matthew submits and is amerced 1d.

William Jonson pynder, through the bailiff, surrenders in court 1 acre in le Oldfeld, which is granted to Thomas del Abbay, to hold [etc]: and he gives 6d for entry. The same William through the bailiff surrenders in court half an acre in le Oldfeld, which is granted to John Peyntour, to hold [etc]: and he gives 4d for entry. William de Fery through the bailiff surrenders in court 1 acre and 1 rood with a building thereon in Horbure, which are granted to John de Horbure, to hold [etc]: and he gives * for entry.

Sum of this court 3s 4d

From the grave of Sandale	16d
Sourby	8d
Horbure	10d
Holne	2d
Hiperom	2d
Rastrik	2d

WAKEFIELD COURT ROLLS

Court of the same Countess, held there on Thursday, 2nd December in the same year

It is ordered that Nicholas Erkin be distrained to answer Henry Halyday, who offers himself by attorney in a plea of debt. Matthew de Romesdene, plaintiff, and William Godman and Margery his wife are agreed in a plea of debt, and the said William and Margery submit and are amerced 6d. Robert del Bothe is amerced 6d because he does not come to answer Annabel Grenehod executrix of the will of John Grenehod, chaplain, in a plea of debt. William Milner, summoned to answer Thomas del Wod in a plea of debt, does not come: therefore he is amerced 3d and distrained. It is ordered that John de Godlay and Thomas Attoun be distrained to answer William de Bradelay, who offers himself by attorney in a plea of debt. It is ordered likewise that Adam Peresson del Grove answer Hugh Wade in a plea of trespass: likewise the same Adam answer the same Hugh in a plea of detention of one cow: likewise the same Adam answer the same Hugh in a plea of debt: likewise Johanna de Bairstow answer Thomas del Wod in a plea of debt. It is ordered to summon Johanna Gyge to answer William de Dounom in a plea of debt.

Adam de Coventre lately held of the lord in Sourby 15 acres with a building thereon, and paid for each acre [blank] yearly, which land has lain waste since last year. And a certain Thomas de Myglay comes into court and takes 10 acres and a building thereon, to hold [etc], paying 4d a year for each acre. And he gives [blank] for entry. Margery Judsondaughter de Wolfvedale, in her maidenhood, surrenders in court through the grave 7 acres in Cartwrth, which are granted to Adam son of William de Halghton, to hold [etc]. And he gives * for entry.

Sum of this court 5s 7d and 40d from rents raised per year.

From the grave of Holne	2s
" " " " Sourby	3s 7d and 40d from rents raised per year

HIPPERHOLME (Hiperom) John de Whitill is elected grave there and sworn.

SOWERBY (Sourby) Adam de Ovynden similarly.

SCAMMONDEN (Scamunden) Thomas del Wodheved similarly.

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HORBURY (Horbure) John Godale similarly.

HOLME (HoIne) John son of Robert de Skoles is elected grave there and sworn, but he puts Matthew de Romesden in his place.

WARLEY (Warhillay) Richard Sklater is elected grave there and sworn.

SANDAL (Sandale) William del Grene similarly.

RASTRICK (Rastrik) John Rayner similarly.

WAKEFIELD COURT ROLLS

[membrane 3 dorse]

Court of the Countess de Warenn held at Wakefeld on Thursday, 23rd December in the 24th year.

Thomas del Wod does not prosecute Johanna de Bairstow in a plea of debt: therefore he is amerced 3d. The same Thomas does not prosecute William Milner in a plea of debt: therefore he and the pledge for prosecution are amerced 3d. It is ordered further to distrain John de Godlay and Thomas Attoun to answer William de Bradelay, who offers himself by attorney in a plea of debt. It is ordered likewise that Adam Peresson del Grove he submits answer Hugh Wade in a plea of trespass: Likewise the same Adam answer the said Hugh in a plea of detention of one cow: likewise the same Adam answer the said Hugh in a plea of debt. William de Dounom did not prosecute Johanna Gyge in a plea of debt: therefore he and the pledge for prosecution are amerced. John de Holway did not prosecute Elias Symson Judson in a plea of land and is amerced. The action between Adam de Whitwod, plaintiff, and Eva daughter of William Wright in a plea of debt is respited until the next court. [It is ordered] to distrain Simon de Thwong to answer William del Bothom in a plea of debt.

An inquiry is to be held at the next court to find whether or not William del Grene depastured with his beasts and trampled the corn of Isolda the relict of Thomas Annotson, to damage of 10s. Also an inquiry is to be held at the next court to find whether or not the same Isolda broke and carried away the fence of the said William, and, further, whether she depastured the corn of the said William, as she is charged.

One stray stirk appraised at 3s was sold to Henry Shephird at the same price.

4s 3d in amercements from the last tourn, pertaining to the countess from the vills of Sandal and Crigleston, as shown. (Ut patet per capita in exactione)

... 3d in amercements from the last tourn, pertaining to the countess from the vill of Horbure as shown in charges delivered to the grave there.

Sum of this court 11s 5d

from the grave of Sourby	6d
Horbure	3s 6d
Hiperom	2d
Sandale	7s 3d

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Court of the same Countess held there on Thursday, 20th January in the same year [1351].

John de Godlay and Thomas Attoun, defendants, against William de Bradelay, who offers himself in a plea of debt by his attorney William Ratheboun, are distrained for the first time.

Hugh Wade, plaintiff, and Adam Peresson del Grove are agreed in a plea of trespass; and the said Adam submits and is amerced 6d. The same Hugh, plaintiff, and the same Adam are agreed in a plea of detention of one cow; and the said Adam submits and is amerced 3d. The same Hugh, plaintiff, and the aforesaid Adam are agreed in a plea of debt; and the said Adam submits and is amerced 3d. William del Bothom did not prosecute Simon de Thwong in a plea of debt and is amerced 3d. It is ordered to distrain John son of Robert del Skoles and Thomas del Grenhill to answer John Adamson in a plea of debt. John Smith of Thwong did not prosecute William de Stodelay in a plea of debt and is amerced 2d. John del Brounhill offers himself against Thomas Drabell in a plea of trespass and because the said Thomas, holding villein land, is summoned and does not come, he is amerced 12d and is to be distrained to answer.

It is found that William del Grene depastured with his beasts the corn of Isolda relict of Thomas Annotson to damage taxed at half a thrave, price 7d: therefore he should satisfy and is amerced. William del Grene is amerced for a false claim against the same Isolda in a plea of trespass. It is found that Isolda relict of Thomas Annotson depastured the corn of William del Grene, to damage taxed at four sheaves, price 2½d, and therefore she should satisfy and is amerced. William son of Henry Shephird did not prosecute Philipot de Sandale in a plea of trespass: therefore he is amerced.

The suit between Adam de Whitwod plaintiff and Eva daughter of William Wright in a plea of debt is respited further, until [blank].

Agnes who was the wife of Thomas Hebson gives the lord 12d for licence to marry John son of Nicholas Alcok of Birton.

It is found by inquiry that Richard del Dene witholds from John del Rode 4s which the said John paid as a pledge for the said Richard: therefore it is judged that the said John should recover the said money from the said Richard, who is amerced 1d.

John son of Matthew 3d, Hugh son of Stephen 2d,

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Roger Couhird 2d, John Hanson 2d, Henry Bythebrok 3d, Thomas Gilleson 3d, and John del Botherod 2d, when summoned did not come and are amerced. John son of Richard of Ossett is amerced 6d because by his servant he took his beasts out of the fold where they had been impounded for certain sums of money.

Isolda the relict of Thomas Annotson, plaintiff, and Stephen Erkyn, are agreed in a plea of debt. The said Stephen submits and is amerced 2d. The same Isolda plaintiff and Robert del Dene are agreed in a plea of debt. The said Robert submits and is amerced 2d.

Mariota the daughter of Thomas Annotson gives the lord 6d for licence to inherit 1 cottage and 1 acre in Crigleston after the death of Adam her brother, whose heir she is: to hold [etc].

Thomas de Halyfax and Mariota his wife, examined, surrender in court 2 cottages, 1 acre and 3 roods in Crigleston, which are granted to the same Thomas and Mariota to hold to them and the heirs begotten between them, and if no heirs should be born to them then the said tenement should revert to the heirs of the said Mariota in perpetuity: and they give for entry *. Robert de Shaghlay through the grave surrenders in court 7 acres with 1 cottage thereon in Wolfdale which are granted to Adam son of Adam de Wolfdale, and he gives * for entry. John Sklater gives the lord * for licence to take 1 messuage and 25½ acres in Schaghlay from Thomas Drable, to hold to him and his heirs for the following 8 years. Thomas son of Henry Borer gives the lord * for licence to inherit 26 acres with 1 messuage thereon in Foughelston after the death of the said Henry whose heir etc: to hold [etc]. William de Hudresfeld through the grave surrenders in court half an acre in Alstonlay which is granted to John Mariot, to hold [etc], and he gives * for entry.

Sum of this court 15s 11d

From the grave of Sandale	2s	7d
Holne	10s	8d
Sourby		15d
Rastrik		17d

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[membrane 3 recto]

R. son of John the steward

[Tourn held] on Monday, 3rd January, 24th Edward III
[1351].

An enquiry held there on oath.

The vill of Thorstanland presents that Thomas de Tournay brewed once and sold at 1d against the assize. Therefore amerced.

The vill of Sheplay presents [nichil deleted] that Richard Taylour brewed and sold ale at 1d against the assize. Therefore amerced.

The vills of Cumberwrth and Shellay have nothing to present.

The vill of Birton presents that Dionysia 6d relict of William Pedder, Margery de Kesburgh, wife of Thomas de Foughelston 6d, Johanna For' 6d, the wife of Edmund Clerk 3d, the wife of John Alcok 2d, brewed and sold ale at 1½d against the assize. And Dionysia Pedder 6d baked and sold bread against the assize. Therefore amerced. Also Margery de Deneby 6d drew blood against the peace from William son of Robert de Birton. And the said William 12d drew blood from the said Margery.

The vills of Hepwrth, Wolvedale and Holne have nothing to present.

The vill of Alstonlay presents that the wife of Adam del Bothe 1d brewed once and sold ale at ½d against the assize.

The vills of Skoles, Foughelston, Cartwrth and Thwong have nothing to present.

A certain boy in the care of Thomas de Hyngecliff is amerced * for 2 oxen not agisted.

The rector of the church of Almonbyre is amerced 8d for one mare not agisted.

William Wolf is amerced 4d for carrying off two grindstones (molis).

Alice del Hole 2d for 1 cow, the son of William Godfelagh 2d for 1 cow, Alice and Agnes 12d daughters of William de Hyngecliff for 4 beasts, the son of Matthew Gibson 8d for 4 stirks, Amora de Rachedale 6d for 3 beasts, Agnes daughter of John del Grene 3d for 1 cow, Richard Gerofer 5d and Robert Sarasson for 1 beast, Margery daughter of Nicholas de Avoden 2d for 1 stirk, Agnes daughter of Richard del Dene 3d for 3 stirkets, William Whitbird 12d for cutting greenwood, Geoffrey Benet 2d for the same, William del Bothe 5d

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for the same. From the forester 6d there for beasts not agisted. Amerced.

Adam son of Juliana cannot deny that he withholds from Beatrice daughter of William Walker one axe price 2d, half a stone of black wool price 3d, 1 winnower price 16d, 1 veil price 4d, 1 jacket (curtepy) price 8d, 1 towel price 4d, 1 buckle price 2d, and one ell of woollen cloth price 8d. John del Rode cannot deny that he withholds from Robert Hyliau 4s as a pledge for Richard del Dene. Therefore he should satisfy and

It is found by enquiry that Thomas del Holme did not depasture the corn of William son of Juliana as he is charged. Therefore it is judged that the said William should receive nothing from his suit but is amerced * for a false claim. William son of Juliana is amerced 2d for a false claim against Thomas del Holme in a plea of trespass. Adam Penson 2d, Matilda 1d relict of Thomas Annotknavel, Robert Alleyne 2d, Robert del Bothe 2d, cannot deny that they withhold from Annabel Grenhod, executrix of the will of John Grenhod chaplain, 15 stone of wool priced at 4s a stone, as pledge for Richard son of Richard de Heppwrth. Therefore they should satisfy her therein and are amerced 7d.

Richard Milner cannot deny that he carried off the corn of John de Thorntelay, namely oats, to damage taxed at [blank]. Therefore he should satisfy and is amerced 3d.

It is found by enquiry that Thomas de Hyngclif and Gilbert del Bothe, executors of the will of Juliana de Avoden, withhold 6s 8d from John Adamson. Therefore they should satisfy and are amerced 2d.

Richard son of Hugh is amerced 2d for a false claim against Richard Gaunt in a plea of debt. William Jonson Pelleson is amerced 2d for a false claim against Thomas de Hyngclif and Gilbert del Bothe, executors of the will of Juliana de Avoden. William de Hepwrth admits that he owes Matilda the relict of Henry Wade 16d. Therefore he should satisfy and is amerced 2d. Pledge Adam Penson. John son of Annabel, plaintiff, and Thomas de Butirley are agreed in a plea of debt, and the said Thomas submits. Amerced 2d. Richard de Maltham is amerced 2d for a false claim against Thomas Dobson in a plea of debt.

Margery daughter of Adam Jordanson claims against

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John Swan 1 acre in Holne as of her right, and into which she has no entry except through Nicholas Wade, to whom the said Margery alienated the said land while under age etc. And the said John comes and truly acknowledges that the said Margery has such right in the said land as she now claims. Therefore it is judged that she should recover the said land against the said John, and he is amerced 2d.

Sum of this tourn 14s 4d

And all from the grave of Holne.

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Court held at Wakefeld on Thursday, 10th February in the 25th year [1351].

William de Bradelay offers himself against John de Godlay 3d, Thomas Attoun 3d, in a plea of debt, and the said John and Thomas are bailed each by the other and do not come. Therefore as neither has his pledge they are amerced and distrained.

Further to the suit between Adam de Whitwod, plaintiff, and Eva the daughter of William Wright in a plea of debt: it is respited until the next court. John del Brounhill did not prosecute Thomas Drable in a plea of trespass and is amerced 6d. Richard Peresson did not prosecute Robert del Bothe and William Wade in a plea of debt. Therefore he is amerced 6d. The suit between John Adamson, plaintiff, and John del Skoles and Thomas del Grenhill in a plea of debt is respited until the next court. John de Welles and Richard son of Roger are agreed in a plea of debt: and the said Richard submits and is amerced 6d.

William son of Margery Pynder surrenders in court through the grave half an acre in le Oldfeld of Sandale, which is granted to Robert del Heth, to hold [etc]. And he gives 3d for entry. John Mariot gives the lord 12d for licence to take 1 messuage and 13 acres in Alstonlay from William son of William del Bothe and Matthew son of Thomas Gybson, guardians of the son and heir of William de Hudresfeld: to hold to him and his heirs for the following 9 years. William del Brig surrenders in court through the grave 6 acres in Foughelston, which are granted to Matilda de Coldwell, to hold [etc]: and she gives 12d for entry. William del Brig surrenders in court through the grave 1½ acres in Wolvedale, which are granted to Adam son of John to hold [etc]: and he gives 4d for entry. Adam del Wroo surrenders in court through the grave 4 acres in Hiperom, which are granted to John son of William de Hiperom to hold [etc]: and he gives 12d for entry.

It is found by enquiry that John Alcok 4d, John Milner 4d, Isabel Horne 2d and John de Hilton 3d, cut the lord's wood there [Hiperom inserted] therefore each of them is amerced. It is found by enquiry that John de Botherod 3d, Alice Smith 4d, William de Mekesburgh 5d, Adam Wade 3d, Richard Fox 4d, Roger Couhird 4d, John Hanson 2d and Roger Taillour 3d, cut the lord's wood there [Rastrik inserted]: therefore amerced.

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Sum of this court 8s 8d, whence

From the grave of Sandale	9d
Sourby	6d
Holne	3s
Hiperom	2s 1d
Rastrik	2s 4d

WAKEFIELD COURT ROLLS

[membrane 3 dorse]

Court of the Countess de Warenn held at Wakefeld on Thursday, 3rd March in the 25th year [1351].

William de Bradelay offers himself by attorney against John de Godlay 4d and Thomas Attoun 4d in a plea of debt, and the said John and Thomas are attached each by the other and now do not come. They are amerced and further distrained.

Henry de Holgate cannot deny that he ground his corn at another mill than the mill of Thorstanhagh, at which mill he owes suit: therefore he is amerced 4d. Philipot, lately church warden (procurator) of Sandale, admits that he withdrew his suit from the mill there, and is therefore amerced 6d.

John Adamson did not prosecute John del Skoles and Thomas de Grenhill in a plea of debt: and therefore is amerced 2d. Robert Nelot cannot deny that he deforced John Reynard and Johanna his wife of $\frac{1}{3}$ acre which came to her after the death of John son of John de Ossett, lately husband of the said Johanna: therefore he should satisfy and is amerced 2d.

Richard Maunsell is amerced 3d for a false claim against John Pynder, Robert Pynder, John del Rode and Adam del Wroo in a plea of debt. Robert Bull through his attorney offers himself against William Mylner in a plea of debt: and because the said William is attached by John Hobkynson and does not come, the said John is amerced 2d because he has not the one whom he pledged, and he is distrained.

John Symson 2d, John de Staynclif 2d, John de Holway 2d, John Strong 2d, John del Northend 1d and John Bateson 1d, summoned to a certain enquiry, do not come and are amerced.

Elias Couper surrenders in court 1 messuage and 15 acres in Sourby, which are granted to Adam son of the said Elias to hold [etcl]: and he gives 12d for entry. Adam son of the said Elias Couper surrenders in court the aforesaid messuage and 15 acres in Sourby, which are granted to Thomas del Feld: and he gives * for entry. Thomas Toller through the grave surrenders in court half a messuage and $9\frac{1}{2}$ acres in Foughelston which are granted to Richard son of Annabel the younger: to

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hold [etc]. And he gives * for entry. Richard del Rode surrenders in court 1 messuage and $5\frac{1}{2}$ acres in Skoles, which are granted to Thomas Rogerson, to hold [etc]: and he gives * for entry. Thomas de Birkynschagh and Margery his wife, examined, surrender in court the reversion of half a bovate in Horbure which Margery del Grene holds for the term of her life. This reversion is granted to Robert del Grene to hold [etc]: and he gives * for entry.

Two acres which Annot Huswif used to hold in Sourby by service of 12d a year and which were in decay last year are now demised to Thomas del Haylyleght, to hold [etc] by the aforesaid service: and he gives * for entry.

Rent levied in part, 14d a year. Three acres which Roger del Schaw held there by service of 18d a year and which were in decay are now demised to Thomas del Wod to hold [etc] paying therein 14d a year: and he gives 12d for entry.

Rent levied in part, 14d a year. Three and a half acres which John Pyper lately held there by service of 21d a year and which were in decay are now demised to Agnes Walter to hold [etc], paying therein 14d a year; and she gives 8d for entry.

Rent levied in part, 18d a year. Fifteen acres and 3 roods which John son of Thomas Mylner used to hold in Hiperom by service of 21d a year and which were in decay are now demised to Thomas Alcokson of Ovynden to hold [etc], paying therein 18d a year: and he gives 12d for entry.

Rent levied in part, $13\frac{1}{2}$ d a year. Three acres and $1\frac{1}{2}$ roods which Robert Mortimer lately held there by service of $19\frac{1}{2}$ d a year are now demised to Richard son of Matthew Ilingwrth to hold [etc], paying $13\frac{1}{2}$ d a year: and he gives 6d for entry.

Rent levied in part, 12d a year. Three acres and 3 roods which Alexander de Ovynden lately held there by service of 15d a year and which were in decay are now demised to Thomas Alcokson to hold [etc], paying 12d a year: and he gives 12d for entry.

Rent levied in part, 4d a year. One acre which Richard del Kerre lately held there by service of 6d a year and which is in decay is now demised to Adam del Hengandrod

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to hold [etcl], paying therein 4d a year: and he gives 2d for entry.

Rent levied in part, 4s a year. One messuage and 1 bo-
vate which William Dykson lately held there by service
of 5s 11d a year and which were in decay are now
demised to Robert Yonghare to hold [etcl], paying
therein 4s a year: and he gives [? 3d] for entry and
does fealty.

One messuage and one bovate which John Pynder
lately held in Northourom by service of 4s 6d a year
and which were in decay are now demised to John del
Halle to hold [etcl] and by the aforesaid service. He
gives 3d for entry.

Rent levied in part, 3s a year. Twelve acres and 3
roods with a building thereon in lez Bouthesholknaus
lately belonging to John de Waddeswrth which used to
pay 4s 3d a year and which were in decay are now
demised to Matthew Bateson to hold [etcl], paying 3s a
year: and he gives * for entry.

Sum of this court 19s 5d, and from rent levied
yearly 15s 9½d.

From the grave of Sourby	5s	6d	and of rents levied 40d a year.
Hiperom	9s	3d	and of rents levied 12s 5½d a year
Sandale		12d	
Holne	2s	2d	
Horbure		18d	

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[membrane 4 recto]

R. son of John the steward

[Court of the Countess de] Warenn held at Wakefeld on Thursday, 24th March in the 25th year [1351].

Robert Bull offers himself by attorney against William Mylner in a plea of debt. And because the said William, bailed (attach') by William Rathebone, does not come, the said William Rathebone is amerced because he has not the one whom he pledged, and he is distrained. John de Godlay and Thomas Attoun have a day at the next court to make their law that they do not withhold from William de Bradelay 10 marks as pledge for John de Waddeswrth. Each is pledge for law of the other. Robert son of Richard of Waddeswrth and Alice his wife offer themselves through their attorney against John Mahaud in a plea of debt. And because the said John, bailed by John Wassher, does not come, the said John Wassher is amerced 2d because he has not the one whom he pledged and he is distrained. Adam Harpour and Eva his wife have a day at the next court to make their law that they do not withhold from nor owe William Orfeour and Alice his wife 3s for one veil of silk which the said Eva bought from the said Alice on the Sunday after the feast of All Saints last year [7 November 1350] to be paid for at the feast of Edmund the Confessor next following [16 November]. Pledge for law, John Reynald.

John Reynald and Johanna his wife cannot deny that they broke the agreement with Robert Nelot concerning $\frac{1}{3}$ acre which the said Robert bought from the said Johanna when she was single (sola) to damage taxed at 3s. Therefore they should satisfy and are amerced 2d.

Richard Magson cannot deny that he [depastured] with his sheep and horses the oats of John de Feri de Horbure, to damage taxed at [blank]: therefore he should satisfy and is amerced 2d.

Henry Say through his attorney offers himself against John Hobkynson in a plea of debt. And because the said John, bailed by John Dobson, does not come, the said John Dobson is amerced 2d because he has not the one whom he pledged and he is distrained. Adam de Elfletburgh, tenant of villein land, summoned to answer Adam de Horbure in a plea of trespass, does not come

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and is therefore amerced 2d and distrained.

It is found by inquiry that John Reynald and Johanna his wife depastured with their beasts the corn, namely wheat, of William Orfeour to damage taxed at 6 sheaves price 3d. Therefore they should satisfy and are amerced 2d for the said trespass.

Thomas Mark admits that he withholds from Alice's daughter one thrave of rye and one sheaf and 2s, 3 stone of wool, and other items to the value of [blank]. Therefore it is judged that he should satisfy her therein, and he is amerced 2d for unjust detention.

Richard Lely through the grave surrenders in court 1 messuage, 7 acres and 3 roods in Sandale, which are granted to Alice who was the wife of Thomas Chapman to hold [etc]: and she gives 12d for entry. John son of Richard of Ossett surrenders in court $\frac{1}{2}$ acre in le Oldfeld of Sandale, which is granted to Thomas Masron to hold [etc]: and he gives 3d for entry.

John son of James del Halle of Sandale gives the lord 2s for licence to take from John Mauduyt 1 messuage with a building thereon and a garden adjoining, and a garden next to the spring in Ketilthorp, and 38 acres of arable land, severally situated in the field of Criglestone, and 2 parts of 5 doles of meadow pertaining to 5 bovates in le Netyng, 2 parts of 5 doles of meadow pertaining to the 5 bovates in Westyng, and 2 parts of 4 doles of meadow pertaining to 4 bovates in le Firth in Criglestone, which holding the same John Mauduyt lately took in court from Thomas de Ketilthorp for a term of 12 years of which 5 years had elapsed at Michaelmas last past, to hold to the same John son of James del Halle and his heirs to the end of the aforesaid term.

Thomas Toller through the grave surrenders in court $9\frac{1}{2}$ acres with a building thereon in Foughelston, which are granted to Thomas del Meire to hold [etc]: and he gives 2s for entry. John del Dene through the grave surrenders in court half a rood with a building thereon in Sourby, which is granted to Elizabeth daughter of Isabella del Wode to hold [etc]: and she gives 4d for entry.

Sum of this court 6s 11d, whence

From the grave of Sandale

3s 9d

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	Sourby		10d
From the grave of	Holne	2s	0d
	Warhillay		2d
	Horbure		2d

WAKEFIELD COURT ROLLS

Court of the same Countess held there on Thursday, 7th April in the aforesaid year.

Adam Harpour and Eva his wife failed in the law which they waged against William Orfeour and Alice his wife: therefore it is judged that the said William and Alice should recover against the same Adam and Eva the principal and damages claimed against them, and they are amerced. John de Godlay 3d and Thomas Attoun 3d failed in the law which they waged against William de Bradelay: therefore it is judged that the said William should recover against the said John and Thomas the principal and damages which he claimed against them, as in the preceding court, and they are amerced.

Robert Bull, plaintiff, and William Mylner are agreed in a plea of debt. And the said William submits.

Adam de Horbure offers himself against Adam de Elfletburgh in a plea of trespass. And because the said Adam de Elfletburgh, bailed by John Hobkynson, does not come, the said John is amerced because he has not the one whom he pledged and he is distrained.

John Hobkynson has a day to make his law that he does not withhold 18d for bread and 6d damages from Henry Say, who offers himself by attorney. Robert son of Richard of Waddeswrth and Alice his wife offer themselves by attorney against John Mahaud in a plea of debt. And because the said John bailed by John Wassher does not come, the said John Wassher is amerced because he has not the one whom he pledged, and he is distrained.

Hugh Wade cannot deny that he withholds from Thomas Culpon 13s 4d from a loan, to damage taxed at 12d. Therefore it is judged that he should satisfy him therein and he is amerced for unjust detention. Hugh Wade offers himself against Thomas del Wod in a plea of debt. And because the said Thomas, attached by Thomas Williamson, does not come, the said Thomas Williamson is amerced because he has not the one whom he pledged, and he is distrained.

Thomas del Wod is amerced 2d because he does not prosecute Alice daughter of Robert de Sourby in a plea of taking and detention of chattels.

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John de Irland of Flotten cannot deny that he impleaded in the wapentake the tenants of the queen to the prejudice of this court; and he is amerced 6d. Matilda Emysdoghter offers herself against Adam Betrisson of Walton in a plea of debt. And because the said Adam has had his last essoin and again does not come, he is amerced 2d and is distrained.

It is found by inquiry that Adam Shephird deforced Margery who was the wife of Thomas de Shellay of a third part of $1\frac{1}{2}$ acres in Ossett which came to her after the death of the said Thomas her late husband. Therefore it is judged that the said Margery should recover dower in the said land, and he is amerced 3d for deforcement. It is found by enquiry that John Maunsell unjustly deforced the same Margery of a third part of 1 acre with a building thereon in Ossett as of her dower which came to her after the death of the said Thomas her husband: therefore she should recover her dower and he is amerced 3d. Margery who was the wife of Thomas de Shellay, plaintiff, and Thomas Alleyn are agreed in a plea of land, and the said Thomas submits and is amerced 2d.

Adam de Southwod claims 6s against John Judson of Horbure as a pledge for Robert Emson. The said John admits 15d thereof, therefore he should satisfy and is amerced 2d. And as for the 4s 9d, he denies it and wages his law. Pledge for law etc.

Robert del Bothe does not prosecute the Abbot of Rouche in a plea of trespass, therefore he and the pledge for prosecution are amerced 2d. Adam Betrisson of Walton does not prosecute Cecilia the daughter of Adam del Grene in a plea of debt, therefore he is amerced 2d. Robert Goldsmith, plaintiff, and Richard Robin are agreed in a plea of debt, and the said Richard submits and is amerced 2d.

Richard Magson cannot deny that he depastured the corn of John de Fery with his sheep, to damage taxed at 8 sheaves: therefore he should satisfy and is amerced 2d. It is found by inquiry that John de Fery and Agnes the relict of Elias de Horbure depastured the oats of Richard Magson with their beasts to damage taxed at 2 sheaves priced 1d: therefore they should satisfy and are amerced 2d.

William de Dounom is amerced 2d for a false claim against Thomas del Wroo in a plea of debt. Thomas del

WAKEFIELD COURT ROLLS

Wroo cannot deny that he depastured the barley of William de Dounom with his beasts, to damage taxed at 3d: therefore he should satisfy and is amerced 2d.

John Johnson Hudson of Horbure surrenders in court through the grave 1 acre of demised land lying in le Northfeld of Horbure, which is granted to Margaret who was the wife of William del Wroo to hold [etcl]: and she gives 6d for entry. Robert Wylimot and Alice his wife, examined, surrender in court half an acre with a building thereon in Criglestone, which is granted to Richard Godchild and Eva his wife to hold to themselves and the heirs of Richard, according to the custom of the manor: and they give 6d for entry.

Sum of this court 5s 4d, whence

From the grave of Sandale	14d
Sourby	16d
Horbure	2s 6d
Warhillay	2d
Holne	2d

WAKEFIELD COURT ROLLS

[membrane 4 dorse]

Court of the Countess de Warenn held at Wakefeld on Thursday, 21st April in the 25th year [1351].

Adam de Elfletburgh has a day at the next court to make his law that he did not make an agreement with Adam de Horbure concerning 7s 6d which is claimed against the said Adam de Elfletburgh since the feast of the Invention of the Holy Cross [3 May] last year, as he is charged. Pledge for law. John Hobkynson fails in the law that he waged against Henry Say: therefore it is judged that the said Henry should recover from the said John 18d and damages which he claimed against him, as in the last court. Amerced 2d. An enquiry will be held at the next court to find whether or not Thomas del Wode withholds 7s for corn from Hugh Wade as he claims. John Judson of Horbure fails in the law which he waged against Adam de Southwod: therefore the said Adam should recover from the said John 4s 9d which he claimed against him, as in the previous court. And he is amerced 2d.

William de Ayrmyrn cannot deny that he withholds from Annabel Grenhod, executrix of the will of John Grenhod chaplain, 5s for one cow: therefore it is judged that he should satisfy her therein and he is amerced 1d for unjust detention. Pledge Thomas Henri-son priestknaves.

John Reynald and Johanna his wife are amerced 2d for a false claim against William Orfeour in a plea of detention. Adam Betrisson of Walton admits that he unjustly withholds 3½ bushels of barley price 3s from Matilda Emysdoghter. Therefore he should satisfy and is amerced 2d.

An inquiry will be held at the next court to find whether or not Thomas Shephird depastured and trampled down with his beasts 4 acres of oats belonging to Robert Souter, to damage of 10s. An inquiry is to be held at the next court to find whether or not the same Thomas depastured with his beasts one acre of oats belonging to John atte Fery, to damage of 5s.

Thomas del Wod cannot deny that he withholds from Hugh Wade 300 boards (bordes) five feet long. Therefore he should satisfy and is amerced 2d.

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The grave of Hiperom is amerced 2d for not coming to the court.

John Jonson Hudson through the grave surrenders in court one acre in Westfeld Southfeld and Hestfeld of Horbure, which is granted to Thomas son of Henry priestknave, to hold [etcl], and he gives * for entry.

John Godale 4d, Henry Elyot 10d, Richard Shephird 10d, the wife of Elias de Horbure 8d, William de Ayrmyrn 4d, John ... 4d, John Clerk 4d, Thomas son of Henry 4d, Thomas Magson 4d, Hugh Tailfour 4d, William de Dounom 4d, Margaret Elyot 4d, the wife of Richard Jonson 4d, Agnes Gyge 4d, Agnes Perkyn 4d, Richard Benne 2d, Richard son of John of Ossett 6d and John son of John Alayn of Ossett 3d are amerced for cutting wood there and carrying it away.

Robert son of Richard of Waddeswrth, plaintiff, and John Mahaud are agreed in a plea of debt: and the said John Mahaud submits.

Sum of this court 8s 11d of which

from the grave of Horbure	8s	0d
Sandale		4d
Sourby		4d
Hiperom		2d
Warhillay		1d

WAKEFIELD COURT ROLLS

Court of the same Countess held there on Thursday, 19th May in the aforesaid year.

Adam de Elfletburgh made the law which he waged against Adam de Horbure as he ought: therefore the said Adam de Horbure was amerced 2d for a false claim. Adam del Bentlayrod 1d, William del Hole 2d are amerced for not coming to a certain inquiry when summoned. Adam de Hoperburn 1d, Henry Elyot 2d, Stephen Burnell 1d, and Henry Wythoundes 1d are amerced for not coming to a certain enquiry when summoned. Thomas Pollard did not prosecute Henry de Holgate in a plea of debt: therefore he and the pledge for prosecution are amerced 2d. John Jagger offers himself against John Wilkson of Collerslay in a plea of debt. And the said John Wilkson is attached by John de Lynlay and does not come: therefore he is amerced 2d and distrained.

An inquiry will be held at the next court to find whether or not William de Ayrmyrn and Agnes his wife, executors of the will of Robert Crodale, have fully administered the goods of the said Robert, in that 12d which Agnes the relict of Henry Souter claims against them cannot be raised.

An inquiry is held over until the next court, to find whether or not Thomas Shephird depastured with his beasts and trampled down 4 acres of oats belonging to Robert Souter, to damage of 10s. An inquiry is held over until the next court to find if the same Thomas depastured with his beasts and trampled down 1 acre of oats belonging to John atte Fery, to damage of 5s as he is charged.

It is found by inquiry that Thomas del Wod withholds 6s 9½d for wheat from Hugh Wade, to damage taxed at 15d: therefore it is judged that he should satisfy and is amerced 2d for unjust detention. Hugh Wade cannot deny that he withholds 3 bushels of oats price 9d from Adam de Horbure. He should satisfy and is amerced 2d. The same Hugh admits that he depastured the corn of the said Adam, to damage taxed at 1 bushel of oats: therefore he should satisfy and is amerced 1d.

Robert del Bothe cannot deny that he stood bail for Thomas Drable to satisfy Matthew de Romesdene for the loss of his sheep which were savaged by the dog of the said Thomas: therefore it is ordered that the grave there should summon men to assess the damage.

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Adam de Horbure cannot deny that he depastured with his beasts the corn of the said Hugh, to damage taxed at $1\frac{1}{2}$ bushels of oats. He is amerced 1d.

William Jonot of Wakefeld surrenders in court half an acre in le Oldfeld, which is granted to William de Locwod and Margery his wife to hold to them and the heirs of the said William according to the custom of the manor: and he gives 4d for entry. William de Locwod and Margery his wife give the lord 3d for licence to take a half acre in le Oldfeld from John Prestknavé to hold to them and their heirs for a term of 13 years from Michaelmas next.

Ten acres and one rood in Crigleston with a cottage upon it, recently belonging to John Souter, which used to pay 3s 5d a year, and which were in decay last year, are now granted to Robert son of John de Horbure, to hold to him and his heirs according to the custom of the manor, by the accustomed service. And he gives 12d for entry.

Alice who was the wife of William Rogerson of Langlay gives 6d for licence to marry John de Grantham. Cecilia who was the wife of Roger del Holdfeld gives 2s for licence to marry John Gamell.

Walter Maunsel is amerced 2d for cutting holly in Horbire lightes.

One cottage and half an acre in Sourby, lately belonging to Alice the bastard, daughter of Margery del Lane, which came into the lord's hands by way of escheat after the death of the said Alice because she died without heirs, are granted to Thomas Culpon, to hold [etc]. And he gives 6d for entry.

Sum of this court 6s 7d whence

from the grave of Sourby	17d
Horbure	7d
Sandale	21d
Rastrik	2d
Holne	2s 8d

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[membrane 5 recto]

R. son of John the steward

Court of the Countess de Warenn held at Wakefeld on Thursday, 9th June in the 25th year.

John de Fery, plaintiff, and John Lene are agreed in a plea of trespass. And the said John Lene submits.

Richard Magson cannot deny that he depastured the corn of John de Fery by his fault, to damage to the same John which is taxed at nothing: therefore he should satisfy and is amerced.

John Jagger, plaintiff, and John Wilkson of Collerslay are agreed in a plea of debt. And the said John Wilkson submits. Agnes who was the wife of Henry Souter is amerced [blank] for a false claim against William de Ayrmyrn in a plea of debt.

It is found by enquiry that Thomas Shephird depastured with his beasts the corn of Robert Sutor to damage which is taxed at half a quarter of oats, price 12d: therefore he should satisfy and is amerced. It is found by enquiry that Thomas Shephird depastured with his beasts the corn of John de Fery, to damage which is taxed at 4 sheaves, price 2d: therefore he should satisfy and is amerced. It is found by enquiry that William de Dounom depastured with his beasts the peas of Thomas del Wroo to damage which is taxed at $\frac{1}{2}$ d, and that the corn of the said Thomas was depastured by the fault of the said William to damage taxed at 2d: therefore he should satisfy and is amerced 1d for the said trespass. William de Dounom is amerced 1d for a false claim against Thomas del Wroo in a plea of trespass.

Richard de Birstall gives the lord 6d for licence to take one rood of the lord's waste in Northourom in front of the said Richard's door, to hold [etc], and paying 1d a year.

Alice daughter of Thomas Monk gives the lord 6d for licence to inherit half an acre of meadow in Sandale after the death of Cecilia her sister whose heir she is: to hold [etc].

William Steell surrenders in court half an acre in

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le Castelfeld which is granted to Richard son of Philip of Castelford, to hold [etc]: and he gives 4d for entry. Richard del Grene surrenders in court through the grave 26 acres with one messuage on it in Foughelston which are granted to William del Morehous senior, to hold [etc]: and he gives 4s for entry.

Robert son of Alan del Damme gives the lord 3s for licence to inherit 18 acres with a building on it in Cartwrth, after the death of the said Alan his father whose heir he is: to hold [etc].

Sum of this court 9s 4d and from the new rent 1d a year, whence

from the grave of Horbure	9d	
Rastrik	3d	
Hiperom	6d	and from
		new rent
		1d a year
Sandale	10d	
Holne	7s 0d	

Be it known that the mill of Thorstanhaugh is let to farm this year to John de Welles for £8, to be paid into the grave's hands. The herbage of the millpond at Sandale and a certain meadow called Sir Robertying are sold this year to John Pelleson for 4s. From old hay sold there to Robert son of John and William de Fery for 40s.

All the demesne land there, with the meadow belonging to it, and the lord's garden, are let to Peter de Routh.

All the herbage in the lord's meadow called the Erlesynges at Wakefeld is sold this year.

All the agistment in the park of Eyrigden and in the pasture outside there is let to Peter de Routh.

The mills at Soyland, Warhillay and Saltonstall are let to Thomas Culpon this year for [blank].

Be it known that the tolls of Halyfax are let to Thomas Culpon this year for [blank].

Be it known that a fourth part of the mill of

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Rastrik and Shibden is let this year for [blank].

Be it known that the mill at Horbiry is let to farm this year to John de Heton and William de Ayrmyrn for 100s, to be paid into the hands of the grave of Horbire.

..... of Cartwrth are let to farm this year to Robert del Bothe and William.....

..... 13s 4d to be paid into the hands of the grave of Holne.

..... the toll of Birton is let this year to John del Overhall for [blank].

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[membrane 5 dorse]

[Court of the Countess de Warenn held at Wake]feld on Thursday the last day of June in the 25th year.

.....

An inquiry will be held at the next court to find whether or not John son of Richard of Ossett depastured with his beasts and trampled the corn of William Jonot to his damage of 5s.

It is ordered to distrain Agnes the relict of John Pynder to answer to Robert Chaundler in a plea of debt. John son of Thomas Clerk admits that he owes James son of Richard of Ossett 8d, damage taxed at 2d. Therefore it is judged that he should satisfy and he is amerced for unjust detention. William son of Robert del Bothe does not prosecute Margery relict of Richard del Dene in a plea of debt: therefore he is amerced. William de Lynlay, plaintiff, and Thomas son of Adam Attewelle are agreed in a plea of debt, and the said Thomas submits. William del Wod does not prosecute Adam Acreland in a plea of debt: therefore he and the pledge for prosecution are amerced. William de Dounom does not prosecute Thomas del Wroo in a plea of debt: therefore he and the pledge for prosecution are amerced. Thomas del Wroo does not prosecute William de Dounom in a plea of trespass: therefore he is amerced.

The grave of Hiperom 1d and the grave of Sourby 1d did not come to the court: therefore they are amerced.

John son of Richard of Ossett surrenders in court half an acre and half a rood in le Oldfeld of Sandale, which are granted to William Willeeson, to hold [etc]: and he gives 3d for [entry].

2s 4d in amercements from the last tourn, pertaining to the countess, from dues paid to the grave of Sandale. 16d in amercements from the same tourn, pertaining to the countess, from dues paid to the grave of Horbure.

Sum of this court 4s 11d, whence

from the grave of Sandal

2s 9d

(continued)

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Horbury	18d
Holne	4d
Rastrik	2d
Hiperom	1d
Sourby	1d

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[Court of the Countess de Warenn held at Wakefeld] on Thursday, 21st July in the aforesaid year.

An enquiry will be held at the next court to find whether or not John Grenhod with his beasts entered the close at Ketilthorp of John son of James de Sandale, who offers himself by attorney, and there depastured his grass to the damage of the same John son of James, of 100s.

An enquiry will be held at the next court to discover whether or not Agnes who was the wife of John Pynder has fully administered the goods of the said John, whose executrix she is, in that 4s which Robert Chaundeler claims against her could not be paid.

An enquiry is still to be held at the next court to find whether or not John son of Richard of Ossett depastured with his beasts and trampled the corn of William Jonot as he is charged, to his damage of 5s.

Henry de Wodthorp does not prosecute John Grenhod in a plea of land: therefore he is amerced 2d. William Clerk does not prosecute Adam Harpur and Eva his wife in a plea of debt and is amerced 1d. John son of Richard of Ossett does not prosecute Adam Harpur in a plea of debt and is amerced 2d. John Gepson 2d, John Tomson 2d and Richard Dogson 2d, summoned to a certain inquiry, did not come and are therefore amerced.

Henry de Rachedale does not prosecute John de Slaneden: therefore it is judged that the same John should recover against the same Henry 9s by reason of a certain broken agreement: and he is amerced 1d.

Richard Tothe through the grave surrenders in court $5\frac{1}{2}$ acres with a building thereon in Skoles, which are granted to John son of Robert del Skoles to hold [etc]: and he gives 18d for entry. Matilda who was the wife of Thomas Dobbson de Elwaldhuls in her widowhood surrenders in court through the grave one acre of land with a cottage on it in Foughelston, which is granted to Edmund son of Roger del Oldfeld, to hold [etc]: and he gives 6d for entry.

Isabella daughter of John de Connale gives 8d for licence to inherit $1\frac{1}{2}$ acres and half a rood in Criglestone after the death of the said John her father whose heir etc: to hold [etc].

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Sum of this court 3s 8d, whence

from the grave of Sandale	19d
Holne	2s 0d
Warhillay	1d

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[membrane 6 recto]

R. son of John the steward

[Tourn of the] Countess de Warenn held at Halyfax on Monday, 25th July in the 25th year.

Enquiry held there upon oath.

The vill of Rysshewrth presents that Thomas del Hall 12d drew blood against the peace from Thomas Harpour senior. Also Thomas son of Thomas Harpour 12d drew blood from John his brother, and John son of Henry del Lane 6d drew blood against the peace from Thomas Harpour senior. Also Beatrix del Lyghthesels raised the hue justly against Thomas Harpour senior 6d. And John Henreson of Northland 10d obstructed the common way beyond le Botham in Northland: therefore they are amerced. Evidence was given. (Et depon').

The vill of Waddeswrth presents that Walter Souter did not come to the tourn. He came later. Also Johanna de Sothill 4d brewed and sold ale at 1d against the assize. Therefore they are amerced.

The vill of Skyncotes has nothing to present.

The vill of Stansfeld presents that John de Huclay 2d and William Walker 2d did not come to the tourn and are therefore amerced.

The vill of Ovynden has nothing to present.

The vill of Halyfax presents that the wife of Thomas Smith 6d, the wife of William Milyas 6d, Isabella daughter of Alexander del Hengenrod 4d three times, the wife of Robert Nelleson 6d, Margaret Spilwod, the wife of John de Byre 1d twice, the wife of Richard Bateson 2d three times, the wife of Henry Bryanman 6d, Johanna de Grenwod 6d, Agnes Hudmayden of Longlay 4d and her friend (soc'), the wife of Roger Pyper 2d three times brewed and sold ale at 1d against the assize. Also Roger Pyper 12d and John Wynter 12d carried on the trade of shoemaker and tanner.

Also William Hawson del Burleyghes 6d drew blood against the peace from Roger Pyper. And Roger Pyper 6d drew blood against the peace from the said William. And John Tomasson 6d drew blood against the peace from John Clerk: therefore they are amerced.

The vill of Warhillay presents that William son of William of Stansfeld drew blood from Thomas del Longbothom. Also Alan Godheir 2d does not come to the tourn and is therefore amerced.

The vill of Langfeld has nothing to present.

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The vill of Sourby presents that Thomas Jonson Dobson 12d drew blood against the peace from John son of Henry del Lane. Also the wife of William Milner 6d, Alice del Rodyker 2d brewed and sold ale at 1d against the assize. Therefore they are amerced. Also Adam Parkynson 6d drew blood against the peace from Hugh Wade. Therefore he is amerced.

The vill of Miggelay presents that Margaret daughter of Richard Dobson brewed and sold ale twice at 1d against the assize. Therefore she is amerced 2d.

John de Slaneden did not prosecute Matilda Rathenbon in a plea of debt: therefore he is amerced 2d. John Wynter admits that he withholds from Thomas Culpon one hide price 15d. He should satisfy him therein and is amerced.

William Milner, constable of Stansfeld, does not come and is amerced. William son of Henry del Sagh, constable of Waddeswrth, is amerced for the same.

Roger del Clay, plaintiff, and Alice the relict of Adam Hughlot are agreed in a plea of debt: and the said Alice submits. William de Sayton complains against Adam de Waddeswrth in a plea of debt, and the said Adam, summoned, does not come: therefore he is amerced and distrained.

John Wynter cannot deny that he made a rescue from the grave of Warhillay, and he finds Thomas del Cliff as his pledge to make satisfaction therein.

Robert Pelleson admits by impleading that he unjustly withholds 15d from Robert del Dene as pledge for John Wynter, to damage taxed at 3d. Therefore it is judged that he should satisfy him therein and he is amerced for unjust dentention. John de Byry cannot deny that he withholds 6d from Henry son of Matthew: therefore he should satisfy and is amerced 6d.

Cecilia de Holgate complains against John son of Margery de Miggelay 2d and John Ivesson of Saltonstall 2d that they broke an agreement with her, in that William de Saltonstall undertook to renew a certain mill by the feast of the Purification last [2 February 1351], and as part of the agreement the said Cecilia paid 10s into his hand. And the said William found the said John and John as his pledges for the carrying out of the said work, which he did not do, but broke the agreement with her, to damage taxed at [blank]:

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therefore they should satisfy and are amerced.

It is found by enquiry that John Ivesson 2d, John de Slaneden 2d and Matilda his wife, William del Oldfeld 2d and Johanna his wife withhold from William del Dene, lately grave of Warhillay, 11s 6d pledge Thomas son of Henry because they are in arrears to him: therefore they should satisfy him therein and are amerced. But the execution of the said debt is respited until the rentals there and at Sourby are made. It is ordered that the rentals be made. John Hobkynson cannot deny that he withholds 9s 11d from John Aumblour: therefore he should satisfy him therein and is amerced 2d.

Robert Fletcher is amerced 2d for a false claim against John de Halyfax in a plea of debt. Thomas de Saltonstall withholds from Thomas Culpon 5s 2d as pledge for Thomas son of Henry Clerk: therefore he should satisfy him therein and is amerced 2d for unjust detention. John Adamson claims against William del Botham 8s 8d for goods he bought from him. And the said William admits 2s of that; therefore he should satisfy and is amerced 2d. As for the residue, he entirely denies it and therein wages his law, with John del Hall as pledge for law. Henry son of Thomas is amerced 2d for a false claim against Richard Godheir in a plea of debt.

Richard Bateson and Beatrix his wife cannot deny that they withhold 15d from John Hobkynson: therefore they should satisfy and are amerced 2d. The same Richard and Beatrix admit that they owe Robert Johnson 15d for detention: therefore they should satisfy and are amerced 2d. Matilda del Leighrod, plaintiff, and Hugh de Sugden are agreed in a plea of debt. The said Hugh submits and is amerced 2d. John son of Robert of Sourby cannot deny that he withholds from Roger del Clay 3s 1d from a debt: therefore he should satisfy and is amerced 2d.

Thomas del Wod, here in court, takes one acre of land from the lord's waste next to his house in Sourby: to hold [etc], paying 4d a year for it. And he gives [blank] for entry. acres of land in Warhillay with a building, lately belonging to Henry del Hill, which used to pay and were in decay last year, are now demised to John Wassher: to hold [etc], paying 3s a year. And he gives * for entry.

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[Sum of this tourn], and of new rents yearly 4d.

From the grave of Sourby	7s 5d and	from
		new rents
		4d a year
Warhillay 12s 0d and		from
		rents raised
		yearly 3s.

[MS. defective at foot of this and hence at the top of next membrane]

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[membrane 6 dorse]

[Tourn of the Countess de Warenn held at Birton on
....]

The vill of Alstonley presents that the wife of Thomas Willeson 1d and the wife of William Turnour 1d brewed and sold ale once against the assize: therefore they are amerced.

[?Richard] Milner cannot deny that he unjustly withholds one quarter of oats from John de Thornetlay: therefore he should satisfy and is amerced. Margaret del Damme is amerced for a false claim against Robert Haywarde in a plea of debt. Matilda Sewer agrees to give satisfaction to William Wolfe for 1 stirkett price 18d, killed by the son of the said Matilda. Richard son of Thomas del Brodhed admits that he owes Gilbert del Bothe 7s for good straw: therefore he should satisfy and is amerced 2d.

William del Wod, plaintiff, and Adam Acreland are agreed in a plea of debt, and the said Adam submits and is amerced 2d. John Swan does not prosecute Margery Judsondoghter in a plea of debt: therefore he is amerced 2d. William Hanson Hudson does not prosecute the same Margery in a plea of debt: therefore he is amerced 1d. John de Boudrod is amerced 3d for a false claim against the same Margery in a plea of debt. William son of Robert del Bothe is amerced 2d for a false claim against the same Margery in a plea of debt.

John de Loukes is amerced 2d for a false claim against John Michell and Adam de Ernschagh. Agnes de Habbas is amerced 1d for a false claim against Richard del Morehous in a plea of land. Margery Judsondoghter is amerced 1d for a false claim against Henry son of Robert del Bothe in a plea of trespass. The same Margery is amerced 1d for a false claim against Robert del Bothe and John Swan in a plea of trespass.

Richard de Langlay cannot deny that he deforced Alice Emdoghter of one third part of 8 acres as of her dower in Holne, which came to her after the death of Thomas son of Henry, recently husband of the said Alice. Therefore it is judged that she should recover her dower against the said Richard, and he is amerced 2d for the deforcement.

The vill of Sheplay, plaintiff, and John Smith

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are agreed in a plea of debt. And the said John submits and is amerced 2d. John Michell and Adam de Ernschagh admit owing 7d to John de Loukes: therefore they should satisfy and are amerced 2d. The same John Michell and Adam cannot deny that they broke an agreement with John de Loukes for maintenance of houses, to his damage which is taxed at 4d: therefore they should satisfy and are amerced 2d.

Adam Acreland cannot deny that he depastured with his beasts the corn, namely oats, of Robert de Rylay to his damage taxed at 8 sheaves, price 2d: therefore he should satisfy him therein and is amerced 2d.

Isabella de Hoglay gives the lord a fine for licence to marry [blank].

Alice and Agnes, daughters of John del Rode, give the lord * for licence to inherit one messuage and 17 acres in Hepwrth after the death of John their father, whose heirs etc. Johanna, Agnes, [sign in MS] Agnes, Christiana and Margaret, daughters of Richard del Dene, give the lord * for licence to inherit 2 messuages and 43 acres in Cartwrth after the death of the said Richard their father whose heirs etc: to hold [etc]. Richard son of Thomas del Coldwell gives the lord * for licence to inherit two parts of 18 acres with a building thereon and with the reversion of the same, which Cecilia the relict of William Dobson holds in dower after the death of the said William Dobson, the uncle of the said Richard, whose heir etc: to hold [etc]. Thomas Toller gives the lord 12d for licence to take one messuage and 8 acres in Hepwrth from Adam son of Juliana de Hepwrth, to hold to him and his heirs for a term of 6 years after the feast of St. Martin [11 November] next. William Tynker gives the lord 3d for licence to take 1½ acres in Hepwrth from Beatrix daughter of William Walker, to hold to him and his heirs for the following 3 years.

Sum of this court 24s 6d, and all from the grave of Holne.

WAKEFIELD COURT ROLLS

[membrane 7 recto]

Court of the Countess de Warenn held on Thursday, 11th August in the 25th year.

The grave of Sandale is amerced because he did not come.

It is ordered to distrain Adam de Waddeswrth to answer William de Seyton who offers himself by attorney in a plea of debt etc. John de Ovynden, plaintiff, and Alan Godheir are agreed in a plea of debt, and the said Alan submits. It is ordered to distrain John son of Henry Clerk to answer Richard son of Thomas of Saltonstall, John Iveson and William Judson who offer themselves by attorney in a plea of debt. It is ordered to distrain Thomas Shenthogh and Roger de Thornyales to answer John son of Richard del Hole in a plea of trespass. Henry Amysson did not prosecute Thomas Sprent in a plea of debt and is amerced 2d.

William del Botham fails in the law which he waged against John Adamson. Therefore it is judged that he should recover from the said William 6s 8d which he claimed against him in the last tourn at Halyfax: and he is amerced 2d for unjust detention. John Clerk de Almonbyre offers himself against William Hayward in a plea of debt, and because the said William had a day at the tourn at Birton and did not come he is amerced 2d and distrained.

Henry de Wodthorp kinsman and heir of Thomas de Ketilthorp, for a false claim against John Grenhod and Dionysia his wife in a plea of debt. Agnes Pynder did not prosecute William del Grene and his wife in a plea of debt: therefore she is amerced.

Stephen Erkyn cannot deny that he broke the hedges around a certain croft of Thomas Pelle called Tomscroftes so that the corn and herbage of the said Thomas were depastured: and he claims an assessment therefor, which is respited until the next court. And he is amerced.

Agnes Webester, plaintiff, and John del Hage are agreed in a plea of debt: and the said John submits. It is found by enquiry that John Grenehod with his beasts entered the close of John son of James de Sandale at Ketilthorp and there depastured the herbage of

WAKEFIELD COURT ROLLS

the said John, to damage taxed at 20s: therefore he should satisfy and is amerced 2d.

It is found by enquiry that Agnes who was the wife of John Pynder did not fully administer the goods of the said John, in that the 4s which Robert Chaundler claims against her can be raised. Therefore it is judged that he should recover the said debt against the said Agnes, and she is amerced 1d.

It is found by enquiry that John son of Richard of Ossett [depastured] with his beasts the corn, namely wheat, of William Jonot, to damage taxed at 3 sheaves, price 3d: therefore he should satisfy and is amerced 1d.

Nigel Goldhore cannot deny that he withholds from Robert del Dene 4d and one cartload of dung, price 2d: therefore he should satisfy and is amerced 2d.

William Jonson Pynder through the bailiff surrenders in court one acre in le Oldfeld, which is granted to John de Wollay 'le masron', to hold [etc]: and he gives 8d for entry. John de Wollay 'le masron' surrenders in court half the said acre of land there, which is granted to John son of Richard of Ossett in an exchange, to hold [etc]: and he gives * for entry. John son of Richard of Ossett surrenders in court half an acre in le Oldfeld, which is granted to John de Wollay 'le masron' in an exchange, to hold [etc]. And he gives * for entry.

Sum of this court 3s 5d, of which

from the grave of Sandale	2s 6d
Warhillay	2d
Hiperom	2d
Sourby	2d
Holne	2d
Rastrik	3d

WAKEFIELD COURT ROLLS

Court of the Countess held there on Thursday, 1st September in the aforesaid year.

Thomas Schenthough and Roger de Thornyales have a day at the next court to make their law that their dogs did not kill 13 lambs of John son of Richard del Hole, price 16s, as is claimed against them. Each is pledge for the other's law. The same Thomas cannot deny that he depastured the corn of John son of Richard del Hole, to damage taxed at [blank]. He is amerced 2d.

SOWERBY (Sourby) John Jonson Hudson admits by impleading that he unjustly withholds 4s for one horse from Edmund de Flokton, which is taxed at [blank]: therefore it is judged that he should satisfy and he is amerced 1d for unjust detention.

SANDAL (Sandale) It is ordered to distrain Thomas de Chorlton to answer Robert Chaundler in a plea of debt; Henry de Holgate substitutes (po. lo.)

WARLEY (Warhillay) It is ordered also to distrain John son of Henry Clerk to answer Richard son of Thomas of Saltonstall, John Iveson and William Judson, who offer themselves by attorney in a plea of debt. It is ordered also to distrain Adam de Waddeswrth in a plea of debt, etc.

HOLME (Holne) John Clerk de Almonburye offers himself against William Hayward in a plea of debt, and because the said William, bailed by Matthew Romesden, does not come, the said Matthew is amerced 3d because he has not the one he pledged and he is distrained. Johanna Forester is amerced 2d for brewing low-grade (debilitati) ale and for not sending for the ale-taster. The wife of Thomas Dobson is amerced 2d because she did not send for the ale-taster. The wife of William Pedder is amerced 2d for brewing low-grade ale.

SOWERBY (Sourby) The vill of Sourby is amerced 40d for not having a certain rental as was ordered. [see p.44 above].

Sum of this court 4s 4d of which from

WAKEFIELD COURT ROLLS

the grave of Holne	9d
Hiperom	2d
Horbury	1d
Sourby	40d

WAKEFIELD COURT ROLLS

[membrane 7 dorse]

Court of the Countess de Warenn held at Wakefeld on Monday, 26th September in the 25th year.

HIPPERHOLME (Hiperom) Thomas Schenthough 3d and Roger de Thornyales 3d failed in the law which they waged against John son of Richard del Hole. It is ordered that John should recover from the said Thomas and Roger the damages which he claimed against them in court.

SANDAL (Sandale) It is ordered also to distrain Thomas de Chorlton to answer Robert Chaundler, who offers himself by attorney in a plea of debt.

WARLEY (Warhillay) It is ordered in the same way to distrain John son of Henry Clerk to answer Richard son of Thomas of Saltonstall, John Iveson and William Judson, who offer themselves by attorney in a plea of debt etc. It is ordered likewise to distrain Adam de Waddeswrth to answer William de Seyton who offers himself by attorney in a plea of covenant: and he is amerced.

HOLME (Holne) John Clerk de Almonbyre did not proceed against William Heyward in a plea of debt and is amerced 2d. John Reynald offers himself against John Launce in a plea of trespass, and because the said John Launce, bailed by William Broun, does not come, the said William is amerced 2d because he has not the one for whom he pledged and he is distrained.

Richard Child is amerced 2d for a false claim against Robert del Bothes, Adam de Ernschagh and associates in a plea of taking and keeping one cow.

It is found by enquiry that John son of Thomas Clerk broke an agreement with Richard son of Philip concerning a cartload of marl, to damage taxed at 6d. And by default of the said John the said Richard's marl was stolen, to his damage taxed at 2 cartloads of marl price 10d: therefore he should satisfy him therein and is amerced 3d.

Thomas Feldfare through the grave surrenders in court one messuage, 6 acres and one rood in Criglestone, which are granted to Thomas de Cheet, to hold [etc].

WAKEFIELD COURT ROLLS

Sum of this court 3s 9d of which from

the grave of Sandale	2s 11d
Hiperom	6d
Holne	4d

[end of roll]

WAKEFIELD COURT ROLLS

THE COURT ROLLS OF THE
MANOR OF WAKEFIELD

1351

[membrane 1 recto]

Court of the Countess de Warenn held at Wakefeld on Thursday, 27th October in the 25th year [1351].

SANDAL (Sandale). The grave of Sandale is amerced 2d because he has not come to the court. Robert Chaundeler offers himself by attorney against Thomas de Chorlton in a plea of debt. And because Thomas is bailed by John Alayn and Adam de Moseley and has not come, John and Adam are amerced 2d because they have not the one they pledged, and they are distrained.

WARLEY (Warhillay). It is ordered to distrain in all [his goods] John son of Henry Clerk to answer Richard son of Thomas of Saltonstall, John Ivesson and William Judson, who offer themselves by attorney in a plea of debt. Likewise Adam de Waddeswrth to answer William de Seyton who offers himself by attorney in a plea of covenant.

SANDAL (Sandale). John Raynald offers himself against John Launce in a plea of trespass. And because John Launce is bailed by John son of Richard of Osset and does not come, John son of Richard is amerced 2d because he has not the one he pledged and he is distrained. Robert Goldsmith offers himself against Nicholas Erkyn in a plea of debt. Nicholas is bailed by John Malle and does not come, therefore he is in mercy 2d because he has not the one he pledged and he is distrained.

SOWERBY (Sourby). John son of Henry del Lane offers himself against Henry Pygill in a plea of trespass. Henry is bailed by Adam de Ovynden and does not come, therefore Adam is amerced 2d because he has not the one he pledged and he is distrained.

William Milner of Sourby 40d cannot deny that he seized and carried off a cottage of alder blown down by the wind, recently belonging to William Couper, and similarly part of a certain house of oak belonging to

WAKEFIELD COURT ROLLS

the same William Couper. Thomas del Wod admits that he seized and carried off a certain house of alder blown down by the wind, lately belonging to Nabbe Waynwright. Also Thomas Culpon 3d William del Hole 12d Thomas del Hole 12d and William Milner of Soland 6d, admit that they took and carried away a certain house of alder blown down by the wind, lately belonging to Adam del Milne, so wasting and destroying the lord's villein land there. Therefore they are amerced.

Adam de Bentlayrod, summoned to answer John son of Henry del Lane in a plea of trespass, did not come: therefore he is amerced 2d, and is distrained. John Hobkynson likewise.

HOLME (Holne). John Sklater summoned to answer Henry Sklater in a plea of trespass did not come: therefore he is amerced 2d and distrained. Richard de Langlay is amerced 2d for a false claim against Thomas de Danford in a plea of trespass.

SANDAL (Sandale). Thomas Wolmer offers himself against Nicholas Erkyn in a plea of debt. And the said Nicholas is bailed by Hugh Ball and does not come: therefore Hugh is amerced 2d, because he has not the one he pledged and is distrained.

Henry Peny 2d, James de Sandale 2d, Robert Jakson 2d, Adam Trubbe 2d, Richard Robyn 2d, Richard Hanson 2d and Adam del Grene 2d are amerced because they did not come to the court.

HIPPERHOLME (Hiperom). William Hanson 2d, John de Haylay 2d, Thomas Smith 2d, Richard Bateson 2d, Henry de Rysshewrth 2d, and John del Hengandrod 2d, are amerced because they did not come to the court.

SOWERBY (Sourby). Richard de Cokcroft 2d, John de Cokcroft 2d, John de Smale 2d, Robert de Brigg 2d, Richard de Brigg 1d, John Waker 2d, John Hobkynson 2d, Robert Magotson 2d, Henry Pygill 2d, Adam de Bentlayrod 1d, Hugh Otesson 1d, Thomas de Brampton 2d, Thomas de Langlay 1d, Thomas del Hylyleigh 2d, Simon de Thwong 2d, John de Sothill 1d, William Clerkson 1d and the heir of Richard de Northland 1d, are amerced because they did not come.

RASTRICK (Rastrik). John son of Henry Bright of Rastrik surrenders in court two parts of one messuage, one bovate of land and 7 acres of Rodeland with appurtenances in Rastrik which are granted to the same John and Alice his wife to hold to them and the heirs

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lawfully begotten between them, according to the custom of the manor etc. And if there are no such heirs the said holdings should pass in full to the said John and his heirs in perpetuity. And they give 3s 4d for entry fine.

SOWERBY (Sourby). Thomas son of John Dobson of Sourby gives 5s for licence to inherit one messuage, 1½ bovates of land and 2½ acres of Rodeland in Sourby after the death of his brother John, whose heir he is, to hold [etc].

Richard Sourmilk surrenders in court, through the grave, half a rood with one cottage thereon in Sourby, which is granted to Thomas Culpon to hold [etc]. And he gives 3d for entry fine.

HIPPERHOLME (Hiperom). Roger Smith, who recently died, held of the lord 4 acres of land with a building thereon in Northourom for service of 18d yearly. Because of lack of manifest tenants this land reverted to the lord and is now demised to Cecilia daughter of John de Wales, to hold to herself and her heirs according to the custom of the manor by the same service until some other heir shall have come to claim it, on condition that she should not be evicted from that land unless all costs therein are paid to her. Entry fine of 12d.

SOWERBY (Sourby). Alice daughter of William de Sourby in her maidenhood surrenders in court through the grave 6 acres with one messuage thereon in Sourby, which are granted to Adam de Ovynden to hold [etc], and he gives 2s for entry fine.

SOWERBY (Sourby). John son of Henry del Lane surrenders in court through the grave one acre in Sourby, which is granted to Adam de Ovynden to hold [etc]. And he gives 3d for entry fine.

HORBURY (Horbury). John Ibbot gives 18d to the lord for licence to take one bovate with one messuage thereon in Horbire from John son of John Broun, to hold to him and his heirs for the next ten years.

Henry Preistknave surrenders in court half an acre in Horbure which is granted to Thomas del Wroo to hold [etc]. Entry fine of 2d.

SANDAL (Sandale). William Jonson, pinder, surrenders in court through the grave 1 acre and 3 roods in Sandale which are granted to Thomas Peny to hold [etc], and he gives 8d for entry fine. Thomas Peny surrenders

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in court half an acre of the said land in Sandale which is granted to Thomas Masron to hold [etc] and he gives 3d for entry fine. John son of Richard of Osset surrenders through the grave half an acre in le Oldfeld which is granted to Thomas Masron to hold [etc], and he gives 3d for entry fine.

Sum of this court 29s 1d, of which from

the grave of Sourby	18s	6d
Sandale	3s	2d
Rastrik	3s	4d
Hiperom	2s	
Horbure		20d
Holne		4d

WAKEFIELD COURT ROLLS

[membrane 1 dorse]

Tourn held at Birton on Tuesday, 15th November, [25] Edward III [1351].

HOLME (Holne). An enquiry held there on the oath of twelve, who say that the vill of Comberwrth has nothing to present.

The vill of Birton presents that the wife of Thomas de Foughelston 4d, Johanna Ferer 4d, Dyonisia Pedder 4d, Robert Jonson, the wife of Edmund the clerk 3d, brewed and sold ale against the assize and are amerced.

The vill of Thurstanland presents that the wife of William de Storthes 2d twice, the wife of John Smith 2d once, brewed and sold.

The vills of Foughelston, Shelley, Cartwrth, Holnes and Wolvedale have nothing to present.

The vill of Hepwrth presents that William Trenkler did not come to the tourn and is amerced 2d.

The vill of Shepley presents that the wife of Richard Elcok brewed once at 1d, and sold against the assize. Therefore she is amerced 2d.

The vills of Skoles and Thwong have nothing to present.

The vill of Alstonlay presents that Thomas Wille-son 2d, and William son of William Hudson 2d, brewed once at 1d against the assize. Therefore they are amerced. They say also that Johanna daughter of Adam del Grene who was a widow has married without licence and comes now and pays her fee of 18d.

Henry Sklater cannot deny that he withholds from Edmund Clerk 9d for one cow, therefore he should satisfy, and is amerced 2d. The same Henry admits by impleading that he broke an agreement with the same Edmund in that he did not send the full sum that he promised to give him for one cow. So it is judged that he should send it, and he is amerced 1d. Henry Sklater is amerced 1d for a false claim against John Sklater in a plea of trespass. He should satisfy.

It is found by enquiry that John del Stockes cut down one beech tree belonging to Hamo son of Simon. He is amerced 3d. Juliana Spicer cannot deny that she withholds from John Prestman 9 sheaves of rye and one sheaf of oats price [blank]. Therefore it is judged that she should satisfy and she is amerced 1d for unjust detention.

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Thomas Turnay cannot deny that he withholds from Robert Hayward 9s as a pledge. Therefore he should satisfy and is amerced 3d. Thomas son of Christiana de Shellay did not prosecute John Lyster in a plea of debt and is amerced 2d. William Nicolknave is amerced 2d for a false claim against Thomas Forsteringh in a plea of debt. Adam Waynwright is amerced 2d for a false claim against Thomas son of Alice de Wolfvedale in a plea of debt. John Preistman is amerced 2d for a false claim against Juliana Spicer in a plea of trespass.

William de Wortlay made himself bailiff in order to seize the corn of William del Holme without licence, to damages taxed at 2s 4d. He is amerced 6d. William del Holme cannot deny that he broke the agreement with Alice del Rodes in that he did not guard her houses (non custodit domos) according to the agreement made between them, to damage taxed at 20d. He should satisfy and is amerced 2d. John de Elwaldhuls admits that he withholds from Thomas de Turnay half a bushel and one peck of rye, priced at 9d. He should satisfy and is amerced 2d. Thomas de Turnay plaintiff and John de Elwaldhuls are agreed in a plea of trespass. And John submits and is amerced 2d.

Adam son of Richard Michel surrenders in court through the grave 7 acres and 3 roods with buildings in Foughelston which are granted to John Fernoule to hold [etc] and he gives 2s for entry. William del Holme gives the lord 2s for licence to take 11 acres with a building thereon in Foughelston from Thomas de Boterlay to hold to him and his heirs for the next twelve years. William de Loukes surrenders in court through the grave 5 acres in Cartwrth which are granted to William son of Richard son of Juliana to hold [etc] and gives 18d for entry. John son of Alice gives the lord 12d for licence to take 6 acres with buildings in Foughelston from John Alcok the guardian of Alice daughter of Thomas Hobson to hold until the coming of age of the said Alice.

Margaret daughter of Thomas Moldson gives the lord 4d for a licence to inherit half a rood with one cottage in Cartwrth after the death of her sister Alice whose heir she is: to hold [etc].

Sum of this tourn 13s 2d, and all from the grave of Holne.

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Election of graves

SANDAL (Sandale) Thomas del Okes is elected grave and sworn.

HORBURY (Horbury) Robert Stut is elected grave and sworn.

SOWERBY (Sourby) Richard del Rode is elected and sworn, and puts Thomas del Lane in his place. And he is sworn.

SCAMMONDEN (Scamunden) John Willeson del Hole is elected and sworn.

John de Holway is elected and sworn and by licence puts Henry son of Matthew in his place. He is sworn.

WARLEY (Warhillay) Richard Sklater is elected grave and sworn.

RASTRICK (Rastrik) Roger Cowhird is elected grave and sworn.

HOLME (Holne) William del Morehous is elected to the office of grave and sworn.

Reduction of rents, of 20s. Land and tenements in Saltonstall which used to pay 60s a year are granted to the tenants there for the next ten years, paying 40s yearly. And this reduction of 20s is allowable to the grave there yearly because he could not let at the higher rate.

WAKEFIELD COURT ROLLS

[membrane 2 recto]

Court of the Countess de Warenn held at Wakefeld on Thursday, 17th November in the 25th year.

HIPPERHOLME (Hiperom) Thomas Shenthogh did not prosecute John son of Richard del Hole in a plea. Therefore he is amerced 2d.

SANDAL (Sandale) Robert Chaundeler offers himself by attorney against Thomas de Chorlton in a plea of debt. And because the said Thomas is bailed by John Aleyn and Adam de Moseley and does not come, the said John and Adam are amerced 2d because they have not the one they pledged: and they are distrained.

WARLEY (Warhillay) It is ordered to distrain by all [his goods] John son of Henry Clerk to answer Richard son of Thomas of Saltonstall, John Iveson and William Judson, who appear in court by attorney in a plea of debt.

SANDAL (Sandale) Elizabeth Pelle admits she owes Henry Bate 8d for flax. She should satisfy and is amerced 1d. Robert Goldsmith offers himself against Nicholas Erkyn in a plea of debt. And because the said Nicholas is bailed by William de Bynglay and does not come, the said William is amerced 2d because he has not the one he pledged: and he is distrained. Thomas Wolmer offers himself against Nicholas Erkyn in a plea of debt. And because the said Nicholas is bailed by William de Bynglay and does not come the said William is amerced 2d because he has not the one he pledged: and he is distrained.

SOWERBY (Sourby) John son of Henry del Lane, plaintiff, and Henry Pygill are agreed in a plea of trespass and the said Henry submits and is amerced 2d. An inquiry will be held at the next court to find whether or not Adam de Bentlayrod broke and carried away the hedges of John son of Henry del Lane as he is charged.

SANDAL (Sandale) It is found by inquiry that John Launce depastured with his beasts and trampled down the oats and pasture of John Raynald to his damage which is taxed at 3d. Therefore he should satisfy him therein and is amerced 2d.

SOWERBY (Sourby) An inquiry will be held at the next

WAKEFIELD COURT ROLLS

court to find whether or not John Hobkynson broke and carried away the fences of John son of Henry del Lane.

SANDAL (Sandale) Richard Robyn did not prosecute Adam de Moselay in a plea of trespass. Therefore he is amerced 1d.

An inquiry will be held at the next court to find whether or not Henry Peny, Henry Shepherd and John Tomasson clerk depastured with their beasts the oats growing on 1½ acres of land belonging to John de Halyfax and John Pellesson, and depastured the tithes of Sandale which they had bought, and broke the lord's hedges and ditches around the Rectory garden there, and depastured with their beasts the grass there, which they had bought.

HOLME (Holne) Roger Walker offers himself through his attorney in a plea of trespass against Cecilia de Thornetlay. And because Cecilia was bailed by Robert de Rylay and does not come the said Robert is amerced 1d because he has not the one he pledged: and he is distrained.

It is ordered to distrain Thomas de Richemond to answer to Adam son of Adam del Grene who offers himself by attorney in a plea of debt.

SANDAL (Sandale) Be it known that all strays which shall come into the fee of the countess before Michaelmas next are sold to John de Mallyngs for 10s, for which the grave must account.

WARLEY (Warhillay) Elizabeth, who was the wife of William Wright, in her widowhood surrenders in court through the grave one messuage and 19 acres in Warhillay which formerly belonged to Thomas Mercer. They are granted to Richard son of Thomas of Saltonstall to hold [etc] and he gives 5s for entry fine.

Sum of this court 16s 3d, of which from

the grave of Sandale	10s	10d
Warhillay	5s	
Hiperom		2d
Sourby		2d
Holne		1d

WAKEFIELD COURT ROLLS

Court of the same Countess held there on Thursday, 8th December in the aforesaid year

HIPPERHOLME (Hiperom) William de Seyton did not prosecute William de Qwallay in a plea of detention of one mare: therefore he is amerced 2d.

SANDAL (Sandale) Robert Chaundeler offers himself by attorney against Thomas de Chorlton in a plea of debt. And because the said Thomas is bailed by Adam de Moseley and John Aleyn and does not come Adam and John are amerced 2d because they have not the one they pledged. The action between Robert Goldsmith, plaintiff, and Nicholas Erkyn in a plea of debt [is respited] until the next court and enrolled.

[membrane 2 recto]

The action between Thomas Wolmer plaintiff and the said Nicholas in a plea of debt is respited until the next court.

SOWERBY (Sourby) John son of Henry del Lane, plaintiff, and Adam de Bentlayrod are agreed in a plea of trespass, and the said Adam submits and is amerced 2d. The same John plaintiff and John Hobkynson are agreed in a plea of trespass. And the said John Hobkynson submits and is amerced 2d.

SANDAL (Sandale) Richard Robyn, summoned to a certain inquiry, does not come: therefore he is amerced 2d.

SANDAL (Sandale) 19d in amercements from the last tourn pertaining to the countess from the villis of Sandale and Crigleston, as appears per capita, in dues paid to the grave there.

HORBURY (Horbiry) 20d in amercements from the last tourn, pertaining to the countess from the vill of Horbury, as appears per capita, in dues paid to the grave there.

HOLME (Holne) An inquiry will be held at the next court to find whether or not Thomas de Richemond withholds 25s from Adam son of Adam del Grene from a loan and for beasts.

SANDAL (Sandale) It is found by inquiry that Henry Peny 2d, Henry Shephird 2d, John Tomasson clerk 2d, John Thrift 2d, John son of Richard of Ossett 2d, depastured with their beasts the corn and grass of John

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de Halyfax and John Pelleson to their damage which is taxed at 3s 6d. Therefore it is judged that they should satisfy therein and they are amerced 10d for the said trespass.

HOLME (Holne) Roger Walker offers himself by his attorney against Cecilia de Thornetlay in a plea of trespass. And the said Cecilia, bailed by Robert de Rylay, does not come, therefore the said Robert is amerced 2d because he has not the one he pledged: and he is distrained. Thomas de Holne offers himself against William Gillotson in a plea of debt. And the said William, bailed by the grave, does not come, therefore the said grave is amerced 2d because he has not the one he pledged and he is distrained.

SANDAL (Sandale) It was found by inquiry that John Launce depastured the grass of Henry Peny to his damage which is taxed at 6d. Therefore he should satisfy and is amerced 2d.

It is found by inquiry that a certain horse of Henry Peny perished by default of John Thrift. It is taxed at 18d. Therefore he should satisfy and is amerced 2d. Stephen Erkyn, plaintiff, and Nigel Goldhore are agreed in a plea of trespass: and the said Nigel submits and is amerced 2d. It is found by inquiry that John Thrift withholds 2s 9d from Henry Peny as pledge for John Tomson. He should satisfy and is amerced 2d.

WARLEY (Warhillay) Thomas Robuk who recently died held of the lord 9 acres in Warhillay by service of 4s 5d per annum, which land has lain waste and uncultivated for the last two years. They are demised in this court to William Judson to hold for his life according to the custom of the manor by service of 3s 4d per annum. After the death of the said William all the said land should pass to Richard, William's son, to hold to him and his heirs according to the custom of the manor by the aforesaid service: and they give 2s for entry fine.

HOLME (Holne) William Turnour gives the lord 18d for licence to take 12 acres with a cottage thereon in Alstonlay from Modest who was the wife of John Coke, guardian of Adam son of Thomas Gybson: to hold to him and his heirs for the next 9 years.

SOWERBY (Sourby) Margery del Lane who died recently held of the lord 1½ acres in Sourby called Gaukrocher

WAKEFIELD COURT ROLLS

by service of 20d per annum, and this land was in decay. It is now demised to Hugh Otesson to hold to him and his heirs according to the custom of the manor and by service of 6d per annum, and he gives 8d for entry fine.

HOLME (Holne) Thomas Willeson de Alstonlay gives the lord 12d for licence to take 10 acres with a building thereon in Alstonlay from Johanna de Hyngeclif to hold to him and his heirs for the next 9 years.

[membrane 2 dorse]

Sum of this court 11s 1d. And from rents raised in part, 3s 10d per annum of which

from the grave of Sandale	3s	5d
Horbure		20d
Holne	2s	10d
Hiperom		2d
Sourby		12d
Rent raised in part,		6d
from the grave of Warhillay	2s	
Rent raised in part per annum	3s	4d

WAKEFIELD COURT ROLLS

Court of the said Countess held there on Thursday, 22nd December in the same year

HOLME (Holne) Roger Walker, plaintiff, and Cecilia de Thornetlay are agreed in a plea of debt. The said Cecilia submits and is amerced 2d. Thomas del Holme, plaintiff, and William Gillotson are agreed in a plea of debt, and the said William submits and is amerced 2d.

SANDAL (Sandale) Robert Chaundeler offers himself against Thomas de Chorlton in a plea of debt, and the grave testifies that the said Thomas has nothing within the lordship by which he can be distrained. Therefore it is to be investigated if anything etc.

The suit between Robert Goldsmith, plaintiff, and Nicholas Erkyn in a plea of debt is respited until the next court. The suit between Thomas Wolmer, plaintiff, and the same Nicholas in a plea of debt is respited until the next court.

Stephen Erkyn cannot deny that he owes John de Amyas six stone of wool price 5s as a pledge for Margaret Aleyn. Therefore it is judged that he should satisfy and is amerced 2d for unjust detention.

HORBURY (Horbyre) John Hudson cannot deny that he withholds 22d for flesh and one quarter of oats from Thomas Wolmer. Therefore he should satisfy and is amerced 2d.

SANDAL (Sandale) An inquiry will be held at the next court to find whether or not John Tomson clerk assaulted Henry de Wodthorp and wounded and ill-treated him, to damages of 20s.

John Dyconson 2d, Robert Wylymot came later, William del Grene came later, Richard Robyn 2d, Henry Shephird 2d, were summoned to an inquiry and did not come. Therefore they are amerced.

John Dyconson did not prosecute William Broun in a plea of debt and is amerced 2d.

HORBURY (Horbure) John Hudson cannot deny that he withholds a loan of 15d from William Dounom and that he withholds from him one coulter price 4d to his damage taxed at 4d. He should satisfy and is amerced 2d.

HOLME (Holne) It is found by inquiry that Thomas de Richemonde unjustly withholds 10s from Adam son of Adam del Grene. He should satisfy and is amerced 4d.

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Forest arrests. Isabella Salter for vert in the wood there 12d; Richard de Langlay 12d, Thomas de Canford 6d, the son of Adam Tayllour 6d, Matthew son of Thomas 6d, the son of William Hudson 6d, for the same.

HORBURY (Horbury) Richard Attounend for vert in Horbiry Lightes is amerced 2d; Richard Malynson 3d, William Blunt 2d, Richard Hirnyng 2d, the wife of Richard Wyse 2d, the wife of William del Wroo 6d, Thomas Henrison preistknave 4d, the wife of John Elyot 4d, John Modysaull 4d, the wife of Elias de Horbiry 2d, for the same.

Further forest arrests in Horbury Lightes. Hugh Clerk for vert is amerced 2d; Richard son of John Hudson 1d, the son of Peter Modysaull 2d, the wife of John Clerk 2d, Thomas Magson 2d, Thomas del Wroo 1d, John Godale 1d, Stephen Burnell 1d, Thomas del Hegh 2d, Henry Shilnyng 2d, Hugh Cokspur 2d, Thomas Iveson 2d for the same.

Sum of this court 9s 11d, of which from

the grave of Sandale	10d
Horbury	4s 7d
Holne	4s 6d

WAKEFIELD COURT ROLLS

[membrane 3 recto]

Tourn held at Brighous on Monday, 2nd January, 25
Edward III [1352]

An inquiry held there on the oath of twelve, who
say that:

RASTRICK (Rastrik) The vill of Dalton presents that
Thomas Gilleson does not come to the tourn and is
amerced 2d. Elena Jondoghter 2d, and the wife of Will-
iam de Lynlay 2d, brewed twice and sold ale at 1d
against the assize. They are amerced.

The vill of Barssland presents that Richard del
Hey 2d does not come to the tourn. The wife of Thomas
son of Alan raised the hue justly against John Megson
2d and his brother William 2d: therefore John and
William are amerced.

The vill of Qwernby presents that Margery Dog-
doghter "mayden" brewed twice and sold ale at 1d
against the assize: therefore she is amerced 2d.

The vills of Stayneland, Fekesby and Rastrik have
nothing to present.

HIPPERHOLME (Hiperom) The vill of Herteshead presents
that Agnes Tyngill brewed and sold ale twice at 1d
against the assize: therefore she is amerced 2d.

The vill of Cliffton presents that John de Thirsk
chaplain 6d drew blood from John Tyde against the
peace. The wife of Adam de Whitwod 2d and the wife of
William de Qwallay 2d brewed and sold ale against the
assize. William de Qwallay 2d carried on the trade of
tanner and shoemaker. They are amerced 12d.

The vill of Hiperom presents that Adam del Rode 6d
drew blood from John son of Richard del Hole against
the peace. The wife of [blank] 4d and the wife of
Henry Gibson 2d brewed and sold ale against the assize.
They are amerced.

The vill of Northourom presents that Richard de
Birstall has not come to the tourn, and is amerced 2d.

John de Holway who was elected to the office of
grave there gives a fine of 12d to the lord to put
Henry son of Matthew in his place this year.

It is found by inquiry that John Drake depastured
and trampled down Richard Maunsel's wheat with his
beasts to his damage, which is taxed at 12d. Therefore
he should satisfy him therein and is amerced 2d for
this trespass. John Drake is amerced 2d for a false
claim against Richard Maunsel in a plea of trespass. It

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was found by inquiry that Richard Maunsel depastured the corn of John Drak with his beasts to his damage, which is taxed at 12d. Therefore it is judged that he should satisfy him for this trespass. He is amerced 2d.

John Stronge is amerced 2d for a false claim against John Symson in a plea of land. John Pynder and Robert Pynder cannot deny that they withhold 4d from John son of William del Rode. They should satisfy and are amerced 4d.

RASTRICK (Rastrik) William son of Thomas of Berkesland did not prosecute Roger Dyconson of Rastrik in a plea of trespass: therefore he is amerced 2d.

HIPPERHOLME (Hiperom) Richard son of Henry de Sonderland gives the lord 2s for licence to inherit half a bovate with a building in Hiperom after the death of the said Henry his father, whose heir he is: to hold [etc]. John Bateson receives in this tourn one rood in Shipden lately belonging to Adam de Stayncliff, which came into the hands of the lord through lack of manifest heirs: to be held by the said John and his heirs until some heir etc. On condition that he shall not be evicted from the said land unless satisfaction is made to John and his heirs for all costs therein incurred. He gives a fine of 6d. Henry de Bentlay gives the lord 4d for licence to take a fourth part of one rood from the lord's waste in front of his door: to hold to the same Henry and his heirs according to the custom of the manor, rendering therefore one farthing a year.

John Haldwrth senior who lately died held of the lord an assart under Sothill consisting of $4\frac{1}{2}$ acres, which used to pay 18d a year and was in decay. Here in the tourn it is demised to John de Whithill to hold [etc], paying 12d yearly: and he gives 12d for entry fine. Richard son of William del Cliff has licence to take 3 parts of one bovate which Roger son of Roger recently held and which used to render 3s a year and were in decay. Here in the tourn it is demised to the same Richard to hold [etc] paying 2s 6d a year. And he gives nothing for entry fine because [blank]

Sum of this tourn, 9s 6d, and in new yearly rents one farthing, and in rents raised in part 3s 6d, yearly; of which

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from the grave of Hiperom	8s	2d	
and in new rents,		$\frac{1}{4}$ d	a year
and in rents raised yearly,	3s	6d	
from the grave of Rastrik		16d	

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Tourn held at Halifax on Tuesday, 3rd January, in the aforesaid year.

Inquiry held there on the oath of twelve etc; who say that:

The vills of Ovinden, Langfeld, Skyrcoates, Risswrth and Warhillay have nothing to present.

WARLEY (Warhillay). The vill of Stansfeld presents that Gilbert del Brig 2d and John del Brig 2d do not come to the tourn. Also Nicholas del Grenhirst 12d drew blood from William del Shee against the peace and Adam Peresson del Crosseligh 12d drew blood from William del Brig against the peace. Also the wife of Adam del Horsfall 3d brewed and sold ale against the assize. Therefore they are amerced.

The vill of Waddeswrth presents that Walter Souter 2d does not come to the tourn: therefore he is amerced. Also Matilda del Shore 2d brewed twice and sold ale against the assize: therefore she is amerced.

The vill of Halifax presents that Alice Smith 6d, the wife of William Milias 3d, Isabella daughter of Alexander 3d, the wife of Robert Nellson 6d, the wife of Richard Bateson 4d, the wife of Roger Pyper 3d, Agnes the maidservant of Hugh de Langlay 2d, Margery her associate 1d, the wife of Henry 12d, brewed and sold ale at a penny against the assize. Also William Haweson 2d does not come to the tourn, and Roger Pyper 2d carries on the trade of cobbler and tanner. Also William Salter 6d is a common forestaller of salt. Therefore they are amerced.

The vill of Miggelay presents that Robert Fletcher 2d does not come to the tourn. Also Alice del Redykar 2d brewed and sold ale against the assize.

SOWERBY (Sourby). The vill of Sourby presents that John Mallynges raised the hue justly against Robert Hayward 12d. Also the wife of William Milner 6d brewed and sold ale against the assize. Therefore they are amerced.

Thomas del Wod cannot deny that he withholds from Hugh Wade 12d from a loan. Therefore he should satisfy and is amerced 2d. The same Thomas admits by impleading that he withholds from Cecilia de Holgate an axe price 12d: therefore he should satisfy and is amerced 2d.

It is found by inquiry that Thomas del Wod worked two oxen of Hugh Wade against his will, to his damage

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which is taxed at 3d; therefore he should satisfy him therein and for this trespass is amerced 2d. It is found by inquiry that Thomas del Wod withholds from Alice Nabdoghter 3d for dung: therefore he should satisfy and is amerced 2d. Hugh Wade is amerced 2d for a false claim against Thomas del Wod in a plea of debt. The same Hugh admits that he withholds from Cecilia de Holgate one ploughshare price 6d; therefore he should satisfy and is amerced 3d.

John Hobkynson admits that he withholds from Thomas Smith one stone of iron price 4d, to damage taxed at 2d. He should satisfy and is amerced 2d.

Richard Sourmilk is amerced 2d for a false claim against Thomas Wade in a plea of debt. John son of Henry del Lane, plaintiff, and John Hobkynson are agreed in a plea of debt. And the said John

Thomas del Hylileigh cannot deny that he withholds from Adam del Brighous 12 hens price 2d each; therefore he should satisfy and is amerced 3d. Adam del Grene cannot deny that he withholds from Hugh Wade one ploughshare price 6d: therefore he should satisfy and is amerced 1d.

WARLEY (Warhillay). Roger Piper cannot deny that he withholds from Henry Bryanman 3ls 8d as a pledge for Matilda Walker, to his damage assessed at 3s: therefore he should satisfy him therein and is amerced 2d. John Wynter does not come to answer to Thomas Theweles in a plea of debt: therefore he is amerced 2d and distrained. John son of Richard del Hole is amerced 2d for a false claim against Nigel Odamson.

[membrane 3 dorse]

WARLEY (Warhillay). Henry Pygill, plaintiff, and John Webester "knave" are agreed in a plea of debt. And the said John submits and is amerced 2d. John Malland cannot deny that he withholds from Matilda daughter of John 21d: therefore he should satisfy and is amerced 2d. John Dyconson of Staynland, plaintiff, and Richard de Haldwrth are agreed in a plea of debt. And the said Richard submits and is amerced 2d. William del Grene is amerced 2d for a false claim against John Byre in a plea of debt.

SOWERBY (Sourby). Thomas del Heyliligh does not prosecute Adam del Brighous in a plea of debt, and is amerced 2d. William del Botham, plaintiff, and Hugh Wade are agreed in a plea of debt and the said Hugh submits and is amerced 2d. John Robynson cannot deny

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that he withholds from Thomas de Heylyligh 8d: therefore he should satisfy and is amerced 2d. Adam son of Peter admits that he withholds from Thomas del Heylyligh 2 bushels of oats price 6d, and that he killed one of his sheep priced 6d: therefore it is judged that he should satisfy him therein and he is amerced 1d for the said trespass. Adam Parkynson is amerced 1d for a false claim against Thomas del Heylyligh in a plea of debt.

Isolda daughter of Robert Hudson gives the lord 2s for licence to inherit 6 acres with a cottage thereon in Sourby after the death of Adam Hudson her uncle whose heir etc: to hold to her and her heirs according to the custom of the manor. The same Isolda surrenders in court the aforesaid 6 acres and one cottage there, which are granted to Adam de Ovynden to hold [etc]: and he gives 18d for entry fine. Richard del Whitlygh surrenders in court through the grave 2 acres in Sourby, which are granted to John de Cokcroft to hold [etc]. And he gives 12d for entry fine. William Milner of Sourby surrenders in court one rood with a cottage thereon in Sourby, which is granted to Robert Magotson to hold [etc]. And he gives 3d for entry fine.

Annabella who was the wife of Thomas Baronn in her widowhood surrenders in court through the grave 6 acres with a building thereon in Sourby which are granted to Adam del Bythestonhirst to hold [etc]. And he gives 18d for entry fine. And the said Adam grants to the same Annabella a house with a garden adjoining on the said tenements for the term of her life without rent.

WARLEY (Warhillay). Alan Godheir surrenders in court 6 acres with a building in Warhillay, which are granted to Elias Sklater to hold [etc] and he gives 12d for entry fine.

Sum of this tourn, 20s, whence from

the grave of Sourby	10s	5d
Warhillay	9s	7d

SOWERBY (Sourby). 2s 6d Inquiry held at the request of Thomas del Feld before the auditor for an allowance of 7s 6d. It was found by inquiry that the place called "Herildschagh" recently belonging to Hugh de Tetlawe which used to pay 3s 5d per year, and one place recently belonging to Thomas del Bothe which used to

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pay 2s a year, and land recently belonging to Adam de Coventry for 1 term which used to pay 2s 1d at the term were presented by the late grave of Sourby Thomas del Feld in the countess's first account as waste and uncultivated, so that nothing of these rents could be raised in his time. But Thomas del Hylyligh, subsequently the grave there, answered for 2s 6d for grazing of these tenements in his time.

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[membrane 4 recto]

Court of the Countess de Warenn held at Wakefeld on Thursday, 19th January in the 25th year [1352]

WARLEY (Warhilay). William del Slak, plaintiff, and John Webester are agreed in a plea of debt. And the said John submits and is amerced 1d.

HIPPERHOLME (Hiperom). John Willeson did not prosecute Eglent del Bothes in a plea of debt: therefore he is amerced 2d.

WARLEY (Warhilay). John del Shore did not prosecute John Wynter in a plea of debt: therefore he is amerced 2d. It is ordered to distrain Gilbert Magson (dis.) to answer Thomas Culpon in a plea of debt etc.

SANDAL (Sandale). Henry de Wodthorp, plaintiff, and John Tomasson clerk have agreed in [a plea of] trespass. The said John submits: and is amerced 3d. The same John Tomasson does not prosecute Henry de Wodthorp in [a plea of] trespass: therefore he is amerced 2d. The same John did not prosecute John Grayne in a plea of trespass, therefore amerced 2d.

Nicholas Erkyn has a day before the next court to wage his law that he does not owe Thomas Wolmer 7d for flesh. Pledge for law, Stephen Erkyn. The same Nicholas admits to owing Robert Goldsmith 74s 4d for iron sold on the Sunday after the feast of the Purification of Blessed Mary [6 February 1351]. Pledges therein Stephen Erkyn and John Erkyn. And for unjust detention he is amerced 6d.

HIPPERHOLME (Hiperom). William de Quallay did not prosecute William Sayton in a plea of covenant: therefore amerced 2d.

SANDAL (Sandale). Philip de Northwyche cannot deny that he withholds from Robert de Hiperom 2s 6d for hay: therefore he should satisfy and is amerced 3d.

Philip de Northwyche admits to owing Thomas Pelleson and Adam de Heyrod, keepers of the light of Blessed Mary of Sandale, 8s to damage which is taxed at [blank]. Therefore he should satisfy and is amerced 4d.

It is found by inquiry that Henry Peny and his wife Agnes with their beasts [depastured] the oats and barley of Stephen Erkyn to his damage which is taxed at

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10d. Therefore they should satisfy him therein, and are amerced 2d.

WARLEY (Warhillay). Richard son of Thomas of Saltenstall 2d John Iveson of Saltenstall 2d and William Judson 2d, for a false claim against John son of Henry Clerk the heir of Thomas Clerk in a plea of debt, are amerced.

SANDAL (Sandale). Philip de Northwyche cannot deny that he withholds from Thomas Pelleson and Adam de Heyrod 2 quarters of barley price 12s: therefore it is judged that he should satisfy them and he is amerced 4d.

RASTRICK (Rastrik). Thomas Thewles does not prosecute John Wynter in a plea of debt: therefore he is amerced 2d.

HOLME (HOLNE). Agnes who was the wife of John del Rode gives 2s merchet for licence to marry John de Wolfvedale.

SANDAL (Sandale). Philip de Northwyche gives the lord 6d for licence to take 3½ acres in Sandale from John Grenhod to hold to him and his heirs for 6 years from Michaelmas last past.

HOLME (Holne). John Warynson gives the lord 2s as fine for licence to take 15 acres with a building thereon in Hepwrth from Agnes and Alice daughters of John del Rode; to hold to him and his heirs for the following 12 years.

SANDAL (Sandale). John Grenhod surrenders through the grave one place in Milnthorp with a building thereon lately belonging to Thomas de Milnthorp, which is granted to Isabella the wife of John Pelleson to hold for her life; on condition that after her death the said place should revert to Thomas the son of the said John Pelleson, to hold [etc]: and they give 12d for entry fine.

Sum of this court 8s 9d, of which from

the grave of Sandale	3s	6d
Holne	4s	
Warhillay		9d
Hiperom		4d
Rastrik		2d

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Court of the same Countess held there on Thursday, 9th February in the 26th year of Edward III [1352]

SANDAL (Sandale). Philip de Northwyche is amerced 3d for a false claim against Adam de Heyrod in a plea of debt, namely for withholding one quarter of rye.

Nicholas Erkyn fails in the law which he waged against Thomas Wolmer: therefore it is judged that he should recover from the said Nicholas the 7d that he claimed against him, as above: and for unjust detention is amerced 2d.

SOWERBY (Sourby). John de Maudeslay offers himself against William Milner of Sourby in a plea of debt. And the said William is bailed by Adam de Ovynden and does not come: therefore the said Adam is amerced 2d because he has not the one he pledged, and he should be distrained.

SANDAL (Sandale). William de Walton, clerk, is amerced 1d for a false claim against Adam Harpour and Eva his wife in a plea of debt.

Philip de Northwyche has a day to make his law at the next court that he does not withhold from Adam de Heyrod and Thomas Pelle, keepers of the work of the church at Sandale, 16s 4d which Philip owed William de Friston, chaplain, and which William assigned for Philip to pay to the keepers of the said work. Pledge for law, John Kyng.

William Johnson Pynder is amerced 2d for a false claim in a plea of debt against John son of Richard of Osset.

Philip de Northwych has a day to make his law at the next court that neither he nor any of his servants took or carried off 100 laths price 4d from Adam de Heyrod and Thomas Pelle as he is charged. Pledge for law etc.

It was found by an inquiry that John Kyng and Margery his wife withheld from Adam de Heyrod and Thomas Pelle one bed price 5s 6d which Robert de Sandale gave to the same Adam and Thomas by deed. Therefore they should satisfy them therein and are amerced 3d.

William Broun cannot deny that he withholds from Robert Megson the ploughing of half an acre of land. Therefore he should satisfy and is amerced 1d.

It is found by inquiry that John son of Richard of Osset depastured and trampled down with his beasts the corn of Philip de Northwyche to damage taxed at 8d.

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Therefore he should satisfy him therein and is amerced 2d for the trespass.

HORBURY (Horbure). John Jonson Hudson of Horbire surrenders in court through the bailiff 2 acres and 1½ roods in Horbire, which are granted to John son of Thomas of Horbire to hold [etc]. And he gives 8d for entry fine.

WARLEY (Warhillay). Hugh Caspe lately held of the lord in Warhillay 4½ acres with a cottage thereon by service of 2s 3d a year, and they were in decay. Here in court they are demised to John Ivesson of Saltonstall, to hold to him [etc] by service of 18d a year, and he gives 12d for entry fine.

Richard son of William del Heves lately held of the lord in Warhillay 8 acres and one [3 deleted] rood with one cottage thereon by service of 4s 3d per annum, and they were in decay. Here in court they are demised to Richard Sklater to hold [etc] by service of 2s a year in allowance for other land which the same Richard Sklater held: and he gives 6d to the lord for entry fine.

SANDAL (Sandale). Henry son of Thomas Tutche through the bailiff surrenders in court 1½ acres in le Oldfeld of Sandale, which are granted to Thomas brother of the said Henry to hold [etc]: and he gives 9d for entry.

Sum of this court 4s 3d and from rents raised, 3s 6d a year, of which from

the grave of Sandale	23d	
Horbure	8d	
Sourby	2d	
Warhillay	18d	and from rents raised 3s 6d a year

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[membrane 4 dorse]

Court of the Countess de Warenn held at Wakefeld on Thursday, 1st March in the 26th year.

SANDAL (Sandale). Philip de Northwyche did not prosecute William Shephird in a plea of trespass: therefore he is amerced 2d. William Shephird did not prosecute Philip de Northwyche in a plea of trespass: therefore he is amerced 2d. Philip of Northwyche failed in the law which he waged at the last court against Thomas Pelle and Adam de Herod. Therefore it is judged that they should recover the 16s 4d that they claimed against the said Philip: and he is amerced 3d. The same Philip failed in the law which he waged against the same Thomas and Adam: therefore it is judged that they should recover from Philip the 8d that they claimed at the last court. Therefore he is amerced 2d.

WARLEY (Warhillay). Thomas Culpon, plaintiff, and Gilbert Magson have agreed in a plea of debt: and the said Gilbert submits and is amerced 2d.

SANDAL (Sandale). Robert Chaunteler did not prosecute Thomas de Chorlton in a plea of trespass: therefore he is amerced 2d. Robert Wylymot and William Jakson, plaintiffs, and Philip de Northwyche are agreed in a plea of trespass. Philip submits and is amerced 2d. Henry de Wodthorp did not prosecute William de Walton, chaplain, in a plea of trespass. He is amerced 2d.

WARLEY (Warhillay). John del Shore, plaintiff, and John Wynter are agreed in a plea of debt. John Wynter submits and is amerced 2d. Johanna de Bairstowe has a day to make her law that she was not pledge for the wife of Adam Migge against Thomas del Lane concerning 4s, as she is charged. Pledge for law, John de Fery.

SCAMMONDEN (Scammonden). Henry del Shaghe and Thomas del Bothe, summoned to answer to William del Croft in a plea of trespass, have not come: therefore they are amerced 4d and distrained.

SOWERBY (Sourby). Henry de Langfeld who recently died held of the lord 21 acres with a building on it in Soland by service of 7s a year. His heir abandoned it and it has lain waste and uncultivated without paying rent for 4 terms. The land is demised here in court to

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John del Dene, to hold [etc] for the accustomed services. And he gives 40d to the lord for entry fine and does his fealty.

Adam Dykson surrenders through the grave one rood with a building thereon in Sourby, which is granted to Robert del Dene to hold [etc]: and he gives an entry fine of 4d and does fealty.

HIPPERHOLME (Hiperom). Thomas Smith of Halyfax gives the lord 12d for licence to take half a bovat and one-sixth of a bovat with a building thereon and 3 acres of Rodeland in les Bothes in Hiperom from Henry de Altonlay, guardian of John son of Robert del Cliff: to hold to him and his heirs for the next 9 years.

HORBURY (Horbure). John son of Elias de Horbire gives the lord 5s for licence to inherit 2 bovates of land and meadow with a building thereon in Horbire after the death of the said Elias his father, whose heir in tail he is: to hold [etc] And furthermore Agnes who was the wife of the said Elias came and surrendered in court all the estate that she had in the said tenements to the use of the said John. And he does fealty.

HOLME (Holne). Thomas Rogerson the younger gives the lord 6d for licence to have the custody of Johanna daughter of Richard del Stevenrod and 12 acres in Hepwrth, to hold to him and his heirs until Johanna is of full age, without making any waste therein.

WARLEY (Warhillay). Richard Sklater gives the lord 6d for licence to have the custody of the son and heir of John Taylour and one messuage and 9 acres in Warhillay, to hold to him and his heirs until the said heir is of full age, without making any waste therein. He will discharge all burdens which pertain to the said land, and maintain the said boy during that time.

Sum of this court 12s 7d, of which from

the grave of Sandal	15d
Horbure	5s
Sourby	3s 8d
Warhillay	10d
Hiperom	12d
Holne	6d
Scamanden	4d

New rent (firma) - $\frac{1}{2}$ d a week.

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HIPPERHOLME (Hiperom). One place in Hiperom Wod devised to Thomas Shenthogh for the building of a certain forge thereon, rendering for it $\frac{1}{2}$ d weekly to the countess until etc (sic).

Thomas Shenthogh is amerced 4s for cutting wood belonging to the countess for the said forge without licence.

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[membrane 5 recto]

Court of the Countess de Warenne held at Wakefeld on Thursday, 22nd March in the 26th year.

SANDAL (Sandale). John de Wollay le masron, plaintiff, and John Whitbelt are agreed in a plea of debt: and the said John Whitbelt submits and is amerced 1d.

HIPPERHOLME (Hiperom). William Casson of Middelton offers himself against Margery relict of Richard Elker in a plea of trespass, and since Margery is bailed by John Wilkynson and does not come the said John is amerced 1d because he has not the one he pledged.

WARLEY (Warhillay). Johanna de Bairstawe fails in the law which she waged against Thomas del Lane. Therefore it is judged that he should recover against the same Johanna the 18d which he claimed against her in the previous court. She is amerced 1d.

SCAMMONDEN (Scamunden). Henry del Shagh and Thomas del Bothe are distrained to answer to William del Croft in a plea of trespass and do not come: therefore they are amerced 4d and distrained.

The grave of Scamanden is amerced 3d because he does not come to the court.

SANDAL (Sandale). William son of John Pynder, plaintiff, and John son of Richard of Ossett are agreed in a plea of debt: and the said John submits and is amerced 2d.

SOWERBY (Sourby). William Milner of Sourby cannot deny that he broke an agreement with John de Mawdeslay concerning a cow which he sold to him, and he asks for assessment. Therefore he should satisfy him and is amerced 2d.

HOLME (Holne). John de Mallyngs, Thomas Pelle and Adam de Heyrod, keepers of the work at the church of Sandale, offer themselves against Robert del Bothe in a plea of covenant. And because the said Robert, seen in court, withdrew in contempt of court he is amerced 6d and distrained.

RASTRICK (Rastrik). Robert Wildgote did not prosecute John de Brathewell in a plea of debt: therefore he is amerced 2d.

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SANDAL (Sandale). John Raynald, plaintiff, and John son of Richard of Ossett are agreed in a plea of debt and the said John son of Richard submits and is amerced 1d.

John son of Richard of Ossett surrenders in court half an acre in le Castelfeld of Sandale, which is granted to John de Wollay le masron to hold [etc] and he gives 6d for entry; excepting the lands of Alice Gemson.

John Tommasson clerk of Sandal surrenders in court 1 rood in le Oldfeld, which is granted to Robert Megson to hold [etc]: and he gives 6d for entry. John son of Richard of Ossett surrenders through the grave 1 rood in the same field, which is granted to Robert Megson to hold [etc]: and he gives 6d for entry.

HIPPERHOLME (Hiperom). Adam del Rode is amerced 4d for a birch tree cut down in the lord's wood at Hiperom. Richard del Thorpe is amerced 6d for the same there. John Dykson del Hole is amerced 12d for one oak and one birch there.

SOWERBY (Sourby). Robert del Dene is amerced 5s for stripping the bark of 40 oak saplings.

Sum of this court 4s 9d, of which from

the grave of Sandale	16d	
Hiperom	23d	
Scamunden	7d	
Holne	6d	
Sourby	2d	Also 5s
Warhillay	1d	
Rastrik	2d	

WAKEFIELD COURT ROLLS

Court of the same Countess held there on Thursday, 12th April, in the aforesaid year.

SANDAL (Sandale). John Milner, plaintiff, and William Jakson are agreed in a plea of debt: and the said William submits and is amerced 2d. John son of Thomas Clerk offers himself against Richard de Ossett of Walton in a plea of detention of a horse. And because the said Richard, attached by the grave, does not come, the grave is amerced 2d because he has not the one he pledged and he is distrained.

SOWERBY (Sourby). Thomas del Wod did not prosecute Adam de Horbure in a plea of debt: therefore he is amerced 2d. The same Thomas did not prosecute the same in a plea of trespass: therefore he is amerced 2d.

WARLEY (Warhillay). John Wassher did not prosecute William del Slak in a plea of trespass: therefore he is amerced 2d.

HIPPERHOLME (Hiperom). William Casson of Midelton is amerced 2d for a false claim against Margery relict of Richard de Wolker in a plea of detention of chattels.

SCAMMONDEN (Scammonden). Henry del Sagh and Thomas del Bothe are distrained to answer William del Croft in a plea of trespass and do not come: therefore they are amerced 4d. And further it is ordered that they should be distrained in all [their goods].

SOWERBY (Sowerby). Adam de Horbire cannot deny that he withholds from Thomas del Wod 10d for sieve rims (syfrymmes), 1 harrow priced [blank], 1 piece of linen cloth and 2 battes of wool priced [blank]. Therefore he should satisfy him therein and is amerced 2d.

HOLME (Holne). Robert del Bothe admits that he unjustly withholds from Nicholas del Stockes 12d for a rental, to his damage taxed at 4d. Therefore it is judged that he should satisfy him therein and he is amerced 2d for unjust detention.

WARLEY (Warhillay). Henry Bryanman cannot deny that he withholds from John Mallyngs 8d for two pigs in the time of mast: therefore he should satisfy and is amerced 2d.

The grave of Warhillay is amerced [blank] for not coming. He came later.

WAKEFIELD COURT ROLLS

William Milner, plaintiff, and Henry Walker of Waddeswrth are agreed in a plea of trespass, and the said Henry submits and is amerced 2d.

SANDAL (Sandale). John Tomasson clerk cannot deny that he withholds from Adam de Heyrod and Thomas Pelle 20d of rent from the term of the Purification of Blessed Mary, to their damage which is taxed at [blank]. Therefore he should satisfy and is amerced 2d.

SOWERBY (Sourby). Thomas del Wod, plaintiff, and Adam de Horbire are agreed in a plea of debt and the said Thomas submits and is amerced 2d. The same Thomas, plaintiff, and the said Adam are agreed in a plea of debt and the said Thomas submits and is amerced 2d.

SANDAL (Sandale). John Whithed gives 12d for licence to take from John Tomasson clerk all his estate and terms [of years] that the same John Tomasson has in one messuage and 7 acres and one rood in Sandal from the demising of Adam de Heyrod and Thomas Pelle: to hold to him and his heirs for 7 years from Michaelmas next coming.

Edmund de Whetlay surrenders in court through the grave the aforesaid messuage 7 acres and one rood in Sandale and two portions of meadow in le Touneng there, which are granted to William Hughson Elye to hold [etc] and he gives 18d for entry fine.

HOLME (Holne). Richard del Coldwell surrenders in court through the grave 15 acres with one messuage thereon in Hepwrth, which are granted to Thomas Toller to hold [etc]. And he gives the lord 40d for entry fine.

Sum of this court 8s 4d, of which from

the grave of Sandale	3s	
Holne	3s	6d
Sourby		10d
Warhillay		6d
Hiperom		2d
Scammonden		4d

Jury to attach and supervise all works of the lord in the areas underwritten.

Simon de Thwong, Thomas del Hylilegh, Roger Elle-son, Richard Thomasson of Sandale, William del Oldfeld

WAKEFIELD COURT ROLLS

and Adam de Ovenden are sworn in court to attach and supervise faithfully all the works of the countess in Sourbyschire, both of mills and of fences.

WAKEFIELD COURT ROLLS

[membrane 5 dorse]

Court of the Countess de Warenne held at Wakefeld on Thursday, 24th May in the 26th year.

SANDAL (Sandale). John son of Thomas Clerk offers himself against Richard de Osset of Walton in a plea of detention of a horse: and the said Richard is bailed by William Jakson and does not come. Therefore the said William because he has not the one he pledged is amerced 2d.

SOWERBY (Sourby). Adam Perkynson cannot deny that he owes Thomas Culpon 2s for tithes (decis.) to his damage which is taxed at 3d: therefore it is judged that he should satisfy him therein and he is amerced 2d for unjust detention.

SANDAL (Sandale). John son of Richard of Ossett cannot deny that he withholds from Adam de Heyrod and Thomas Pelle 3d because of a pledge for John Thomasson clerk, to their damage which is taxed at 2d: therefore he should satisfy and is amerced 2d.

HOLME (Holne). Adam de Heyrod and Thomas Pelle made their law as they should, that they received none of the wood that they bought from Robert del Bothe on Emley More for 30s. Therefore it is judged that they should recover the said wood from the said Robert: and he is amerced 3d.

SANDAL (Sandale). Robert de Santinglay offers himself against Stephen Erkyn in a plea of trespass and the said Stephen, bailed by Hugh Wallay, does not come. Therefore the said Hugh who has not the one he pledged is amerced 2d, and is distrained.

SCAMMONDEN (Scamunden). William del Croft, plaintiff, and Henry del Sagh are agreed in a plea of trespass. And the said Henry submits and is amerced 3d. The same William offers himself against Thomas del Bothe in a plea of trespass: and because the said Thomas is bailed by Henry Sayvill and does not come the said Henry is amerced 2d because he has not the one he pledged.

HOLME (Holne). Robert del Bothe failed in the law which he waged against William del Croft of Fissh (?) that he did not withhold from the said William a horse

WAKEFIELD COURT ROLLS

price 30s. Therefore it is judged that the said William should recover the said horse from the said Robert: and he is amerced 2d. John de Eldwaldhuls cannot deny that he withholds from Thomas de Richemond 6s for land bought from him. Therefore it is judged that he should satisfy therein and he is amerced 2d for unjust detention.

SANDAL (Sandale). Richard de Ossett, plaintiff, and John Thomasson clerk are agreed in a plea of debt and the said John submits and is amerced 2d.

HOLME (Holnes). William Gillotson surrenders in court through the grave 8 acres and half a rood with a moiety of a cottage thereon in Foughelston, which are granted to Thomas del Holme to hold [etc], and he gives 2s 6d for entry fine. William Gillotson surrenders in court through the grave 8 acres and half a rood with a moiety of a cottage thereon in Foughelston which are granted to William del Holme. To hold [etc] and he gives 2s for entry fine.

Thomas de Richemond surrenders in court seven acres with a building thereon in Foughelston which are granted to John de Eldwaldhuls to hold [etc], and he gives 2s for entry fine. Thomas del Holme gives the lord 12d for licence to take five acres with a building thereon in Foughelston from Thomas son of William Boudrod to hold to him and his heirs for the following eight years. William del Brig surrenders in court through the grave 10 acres with a building thereon in Foughelston which are granted to Richard del Coldwell to hold to him [etc], and he gives 2s 6d for entry fine.

Agnes daughter of Richard del Dene in her maidenhood surrenders in court through the grave 20 acres with a messuage thereon in Cartwrth which are granted to John son of Robert del Bothe to hold [etc], and he gives 5s for entry fine.

SOWERBY (Sourby). Matilda daughter of Thomas Prest in her maidenhood surrenders in court through the grave 2½ acres and the moiety of a messuage thereon in Sourby which are granted to Henry brother of the said Matilda to hold [etc]. And he gives 12d for entry fine.

Sum of this court 17s 11d, of which from

the grave of Sandale	8d
Holne	15s 7d
Sourby	14d
Scamunden	6d

WAKEFIELD COURT ROLLS

[membrane 6 recto]

Tourn held at Brighous on Monday, 4th June, 26 Edward III [1352].

An inquiry held there upon the oath of twelve etc who say that:

HIPPERHOLME (Hiperom). The vill of Hiperom presents that Robert Pynder 3d did not come to the tourn. Also Henry de Bentlay 12d drew blood from Henry de Rysshewrth against the peace and the same Henry de Bentlay 6d drew blood from Nicholas de Rysshewrth against the peace. Also John Alcok 12d drew blood from John del Hille against the peace, Henry de Lascy 6d drew blood from Robert son of William Tomson against the peace. Also John Milner 6d, Margery de Coldlay once 2d, Matilda de Coplay once 2d, John del Hille once 2d, Henry de Bentlay once, John del Brighous senior once, Margery Tayllour once 2d and Henry Gibson 6d brewed and sold ale against the assize. Therefore they are amerced.

The vill of Shelf presents that Robert the servant of Nicholas Ters, but he is outside the district, drew blood from John Wylcokson of Ourom against the peace. Also the wife of Henry del Rodes 4d brewed and sold ale against the assize. Therefore they are amerced.

The vill of Cliffton presents that the wife of Adam de Whitwod 2d, the wife of William de Qwallay 2d brewed and sold ale at 1d against the assize. Also William de Qwallay 2d sometimes carried on the trade of cobbler and tanner. Therefore they are amerced.

The vill of Hertesheed presents that John the chaplain of the parish of Herteshed 12d drew blood from John de Thirsk chaplain against the peace. Also Agnes Tyngill 2d brewed and sold ale twice against the assize. Therefore they are amerced.

RASTRICK (Rastrik). The vill of Quernby presents that John Milner 2d of Pyksinall and William de Bradelay 4d did not come to the tourn. Also Margery Dysondoghter 4d brewed and sold ale at 1d against the assize: therefore they are amerced.

The vill of Barsland presents that John Bythesyk did not come to the tourn: therefore he is amerced 2d.

The vills of Dalton, Fekesby, Rastrik, Northourom and Staynland have nothing to present.

SCAMMONDEN (Scamanden). Henry del Sagh, plaintiff,

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and Nicholas del Haycroft are agreed in a plea of trespass: and the said Henry submits and is amerced 2d.

RASTRICK (Rastrik). Adam Jonson Dykson cannot deny that he withholds from John Adamson Willeson 3s 1d from a debt and another 3s for 1½ quarters of oats. Therefore he should satisfy him therein, and he is amerced 2d for unjust detention.

Robert Hare, plaintiff, and John Stronge are agreed in a plea of debt, and the said John submits and is amerced 2d. John Stronge, plaintiff, and Richard de Birstall are agreed in a plea of debt. The said Richard submits and is amerced 2d. Richard de Birstall admits owing Robert Hare 6d: therefore he should satisfy and is amerced 1d.

HIPPERHOLME (Hiperom). William de Godlay cannot deny that he withholds 3d from Henry son of Matthew: therefore he should satisfy and is amerced 1d.

Richard del Thorp admits by impleading that he withholds 1 measure of corn price 12d from Henry Tomson: therefore he should satisfy and is amerced 2d. The same Richard, plaintiff, and Henry Tomson are agreed in a plea of trespass: and the said Henry submits and is amerced 2d.

A piece of land called le Priorrod which used to pay 4s 5d a year, and another piece of land called le Haylayrode which used to pay 12d a year, and were in decay, are now both demised in court to John Bateson and John de Skulcote to hold [etc] paying 4s a year for them; and they give 2s for entry fine.

Sum of this tourn 11s 5d and of rents raised 4s a year, of which from

the grave of Hiperom	9s	8d	and of rent raised 4s
Rastrik	19d		
Scamunden	2d		

WAKEFIELD COURT ROLLS

Tourn held at Halyfax on Tuesday, 5th June in the same year.

Inquiry held there on the oath of twelve, etc, who say that:

WARLEY (Warhillay). The vill of Halyfax presents that William del Slak 12d drew blood from John Wassher against the peace and John Tissotson 6d drew blood against the peace from John Aumbelour. Also John son of John of Halyfax 6d drew blood from the wife of John Latwys. Also the wife of Thomas Smith 6d, the wife of William Mylyas 4d, Isabella Alcokdoghter 3d, the wife of Robert Nelleson 4d, the wife of Richard Bateson 4d, the wife of Henry Bryanman 6d, the wife of Roger Pyper 2d, twice, the maidservant of Hugh de Langlay 2d, twice, brewed and sold ale at 1d against the assize. Also Roger Pyper 2d carried on the trade of cobbler and tanner. Therefore they are amerced.

The vill of Skyrcole presents that John Tayllour 2d of Counale does not come to the tourn. Also Thomas Wassher, Margery Wassher and Cecilia Wassher are servants (servientes) and will not serve in the vill or parish where they belong but have gone away against the ordinance. Therefore they are attached and amerced.

The vill of Ovynden presents that Thomas de Kent is a servant and will not serve in the neighbourhood but has left against the ordinance. He is attached.

The vill of Waddeswrth presents that Walter Souter 2d and Adam son of Richard of Waddeswrth 1d did not come to the tourn. Also Walter Souter 2d carried on the trade of cobbler and tanner and Margery del Shore 3d brewed and sold ale at 1d against the assize. Therefore they are amerced.

HIPPERHOLME (Hiperom). The vill of Miggelay presents that Alice de Redykerre 3d brewed and sold ale at 1d against the assize. Also Margery de Cheswaldlay 6d obstructed a certain road there with two lydyates made to the nuisance of her neighbours: therefore she is amerced and it is ordered that the said nuisances should be dismantled.

The vill of Stansfeld presents that John de Otlay 2d did not come to the tourn. Also the same John, Richard Dykson, Richard Michel, Richard Jakson and Agnes daughter of Matthew Rogerson are servants and will not serve within the vill or district where they belong but have left against the ordinance, etc. Therefore they are attached.

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The vill of Warhillay presents that Juliana del Longbothom 2d brewed twice and sold ale at 1d against the assize. Therefore she is amerced.

[membrane 6 dorse]

SOWERBY (Sourby). The vill of Sourby presents that the wife of William Milner 6d, the wife of Adam del Grene 2d, twice, the wife of William de Kipax 2d and Matilda de Ewod 1d, once, brewed and sold ale at 1d against the assize. Also Matilda daughter of Richard del Feld, Alice del Both, Alice the daughter of Robert Jonson the younger, Isolda Emdoghter, Thomas son of Henry del Lane the younger and Alice the daughter of Thomas Swyft are servants and have gone away to work against the ordinance and are amerced.

The vill of Rysswrth presents that Henry Tomasson Roboson 6d drew blood from the wife of Hugh del Snape against the peace, and the said wife raised the hue justly against the said Henry 6d. Therefore he is amerced.

The vill of Langfeld presents that John del Northwod drew blood from John Custson against the peace. And the said John Custson 6d drew blood from the said John de Northwod against the peace. Also John Dikson Pere-son 2d did not come to the tourn. Also the aforesaid John and Henry the son of Henry Milner are servants and have gone away to work against the ordinance. Therefore they are amerced.

Richard del Rode cannot deny that he withholds a cow price 13s 4d from Hugh Wade as pledge for Agnes Smallegh, the damage taxed at 20d: therefore he should satisfy him therein and he is amerced 2d.

Henry Pygill admits that he depastured the oats of Thomas Wade, the damage taxed at 3d. He should satisfy and is amerced 1d. Simon de Thwong is amerced 2d for a false claim against Cecilia de Holgate in a plea of debt.

It is found by inquiry that John Dobson withholds a cow and a calf price [blank] from Hugh Wade. Therefore he should satisfy and is amerced 2d.

It is found by inquiry that Thomas del Wode and John Hobkynson withhold from John de Ilingworth keeper of the work of Halifax Church 1,577 shingles (chyngill) for the roof of the said church: the damage taxed at 40d. Therefore it is judged that they should satisfy him therein and for unjust detention they are amerced 12d.

Thomas de Langlay is amerced 1d for a false claim against William Milner of Sourby in a plea of debt. The same Thomas cannot deny that he withholds from William

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Milner a plough and a trivet: the damages taxed at 3d. Therefore it is judged that he should satisfy him therein and he is amerced 1d for unjust detention. William Milner is amerced 2d for a false claim against Thomas de Langlay in a plea of debt.

John del Halle cannot deny that he withholds 6d in wages from John de Saltonstall. He should satisfy and is amerced 1d.

Thomas del Wode admits that he withholds from Thomas Culpon 13s for beasts sold to him: therefore he should satisfy and is amerced 2d.

It is found by inquiry that Adam de Bentlayrode withholds 12d from Thomas de Hylileigh: therefore he should satisfy and is amerced 1d.

WARLEY (Warhillay). Gilbert Milner of Stansfeld cannot deny that he withholds from Hugh de Coplay 12d from a loan: the damages taxed at 4d. Therefore it is judged that he should satisfy him therein and he is amerced 1d.

It is found by inquiry that John Ivesson and John de Miggeley broke the agreement with Cecilia de Holgate to repair a certain mill, to her damage taxed at 3s: therefore they should satisfy her therein and they are amerced 4d.

William de Saltonstall surrenders in court through the grave one sixth part of Sattonstall (sic), which is granted to Richard his son to hold [etc]: and he gives 2s for entry.

John Aumblour gives the lord 12d for licence to take one messuage and 9 acres in Warhillay from John Amot, to hold to him and his heirs from Michaelmas next for a term of 10 years thereafter.

Richard Sklater surrenders in court two messuages and 16 acres in Warhillay, which are granted to Alan Godheir to hold [etc]. He gives 2s for entry fine. Adam del Bothstede surrenders in court one messuage, 10 acres and one rood in Warhillay which are granted to Richard Sklater, to hold [etc]. And he gives 2s for entry fine. Isabella del Mere through the grave surrenders into the lord's hand one cottage and 3½ acres in Warhillay, which are granted to Adam Migge to hold [etc]. And he gives 12d for entry.

SOWERBY (Sourby). A piece of land called le Stubbyng lately belonging to John del Rode which used to be worth 20d a year, and which lay 'molebrest', is here in the tourn demised to William del Hole and Richard del Rode to hold [etc] for the accustomed rent; and they give 12d for entry.

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John Pachet gives the lord 12d for licence to take one messuage and six acres in Sourby from Agnes the daughter of Thomas Preist to hold to him and his heirs from Martinmas next for a term of six full years.

Sum of this tourn 23s, of which from

the grave of Sourby	7s	4d
Warhillay	15s	8d

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[membrane 7 recto]

R. son of John the steward

Court of the Countess de Warenne held at Wakefeld on Friday, 8th June in the 26th year.

HORBURY (Horbury). Thomas del Wroo failed in the law which he waged against John de Mawdesley that he did not break the stop (restum) placed by the said John on the corn and tools of John Broun, a tenant of John Mawedesley, nor carried them away as he is charged, to the damage of the same John de Mawedesley 26s 8d. Therefore it is judged that the said John de Mawedesley should recover the aforesaid damages from the said Thomas: who for the said trespass is amerced 2d.

SANDAL (Sandale). John Whithed cannot deny that he dug coal in Robert del Dene's pit to damage taxed at 4d: therefore it is judged that he should satisfy him therein and he is amerced 2d for the said trespass.

John Tomasson clerk, plaintiff, and Richard de Ossett of Walton are agreed in a plea of trespass: and the said Richard submits and is amerced 2d. The same John did not prosecute William Broun in a plea of debt: therefore he and the pledge for prosecution are amerced 2d. Robert de Santynglay, plaintiff, and Stephen Erkyn are agreed in a plea of trespass: and the said Stephen submits and is amerced 2d. Stephen Erkyn admits by impleading that he owed Robert de Santynglay 10s for wood. Therefore he should satisfy and is amerced 2d.

HOLME (Holne). Henry Sklater is amerced 6d for cutting and carrying away green wood from the lord's woods in Holnefrith. He is attached. Richard Gybson of Melton through the pledge of Gilbert del Bothe is amerced 12d for the same. He is attached. Isabella daughter of Jordan for the same there is amerced 1d. Attached.

Sum of this court 2s 7d whereof from

the grave of Sandale	10d
Holne	19d
Horbury	2d

WAKEFIELD COURT ROLLS

Tourn held at Birton on Thursday, 14th June in the abovesaid year.

HOLME (Holne). Inquiry held there on the oath of twelve etc who say that:

The vill of Burton presents that Annabel Hugh-doghter 6d drew blood from Margery wife of Robert son of John de Kessburgh against the peace. And the said Margery drew blood from the said Annabel. Also Dionysia Pedder 6d, the wife of Edmund Clerk 3d, the wife of Thomas de Foughelston 6d, Johanna For' 6d, the wife of Robert son of John de Kessburgh, Johanna Gilbertdoghter 2d once, Agnes de Elwaldhules 2d twice, brewed and sold ale against the assize. Also Hugh Lawedog is a common forestaller of dairy produce and poultry (albi et pultrie) and is amerced.

The vills of Heppwrth, Comberwrth and Thwong have nothing to present.

The vill of Shepley presents that Richard Taylour does not come to the tourn: therefore he is amerced 2d.

The vill of Thorstanland presents that the wife of William del Storthes twice brewed and sold ale against the assize, and she is amerced 2d.

The vill of Shellay has nothing to present.

The vill of Foughelston presents that the wife of William del Morehous 1d once, and Matilda del Coldwell 2d once, brewed and sold ale against the assize. Also Thomas del Holme 4d dug coal in a certain lane there to the annoyance of the tenants, and sold it outside the lordship: therefore he is amerced. [Margin: depon'.]

The vills of Wofldale and Cartwrth have nothing to present.

The vill of Holne presents that Robert de Berdes-hill has not come to the tourn and he is amerced 2d.

The vill of Alstonlay has nothing to present.

The vill of Skoles presents that the son of Thomas del Holme drew blood from Isabella Jondoghter del Skloles against the peace: and he is amerced 6d.

Also the twelve present that William the chaplain of Laghton by letter summoned the tenants of the lord here to the court Christian concerning things not touching wills or marriage, to the prejudice of the lord's court here. He is amerced 2s.

Robert Hayward has a day at the next [court] to make his law that he does not owe nor withhold from William son of Alice de Aldonlay 10s which the said

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Robert is said to have borrowed from the said William, as he is charged. Pledge for law etc.

John son of Richard Haweson cannot deny that he withholds from Robert Hayward 12d from a loan. Therefore he should satisfy and is amerced 2d. The same John admits that he withholds from the same Robert 2s for one pig. Therefore he should satisfy him therein and is amerced 2d.

Robert del Bothe cannot deny that his pigs scoured and depastured the corn and grass of Matthew de Romesdon to his damage which is taxed at [blank]. Therefore he should satisfy him therein and is amerced 2d for this trespass.

John son of Nicholas of Wolfdale is amerced 2d because he has not paid William del Storthes and his fellow collectors his share of the tax of a fifteenth, as he ought.

Thomas de Boterlay is amerced 2d for a false claim against Adam del Dene in a plea of debt. Adam del Dene, plaintiff, and Thomas de Boterlay are agreed in a plea of debt: and the said Thomas submits. The same Adam is amerced 2d for a false claim against Thomas de Boterlay in a plea of debt.

Richard del Coldwell cannot deny that he withholds from William Childe 9d towards the lease which he had in the lord's mill there: therefore he should satisfy and is amerced 1d.

William Hayward is amerced 2d for a false claim against Thomas del Mersshe in a plea of debt. The same William and Alice his wife did not prosecute Robert Hayward in a plea of debt: therefore they are amerced 2d.

Edmund son of Roger cannot deny that he withholds from Matilda de Coldwell 2s 6d for corn: therefore he should satisfy and is amerced 2d.

John de Eldwaldhuls admits that he owes John Lister 3s 7d: therefore he should satisfy and is amerced 2d. Robert Chopard, plaintiff, and Thomas de Danford are agreed in a plea of debt, and the said Thomas submits and is amerced 2d. William Wade and Robert de Stakwod cannot deny that they withhold from Robert Hayward 10s as a pledge for Thomas de Richemond. Therefore it is judged that they should satisfy him therein and are amerced 2d for unjust detention.

Richard del Grene surrenders in court two acres in Skoles, which are granted to Adam del Dene to hold [etc]: and he gives 12d for entry fine.

Adam del Dene gives 8d to the lord for licence to take one messuage and 9 acres in Skoles from Thomas de Forstermogh to hold to him and his heirs for 5 years

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from Martinmas next. Agnes del Grene gives the lord 3d for licence to take one rood in Wolfdale from Nicholas Henward, to hold to her and her heirs for four years from Michaelmas next.

Sum of this tourn 11s 2d. And all from the grave of Holne.

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[membrane 7 dorse]

Court of the Countess de Warenne held at Wakefeld on Thursday, 28th June in the same year.

HOLME (Holne). Robert Heyward fails in the law which he waged against William son of Alice de Aldounlay: therefore it is judged that the said William should recover from the said Robert the 10s which he claims, and he is amerced 3d.

SANDAL (Sandale). William Broun cannot deny that he withholds 6d from John Thrift, as pledge for Peter Smyth: therefore he should satisfy and is amerced 2d. John Thrift is amerced 2d for a false claim against William Broun in a plea of debt.

HOLME (Holne). Robert Hayward did not prosecute John son of Richard Haweson in a plea of covenant: therefore he is amerced 3d. It is judged that John son of Richard Haweson and Johanna his wife should recover from Robert Hayward the £7 10s that they claimed against him, as in the tourn below [pp.96-7], and damages as taxed, and he is amerced 12d.

SCAMMONDEN (Scamanden). The grave of Scamanden is amerced 2d because he did not come to the court.

RASTRICK (Rastryk). The grave of Rastryk is amerced 6d because he did not come to the court.

HIPPERHOLME (Hiperom). The grave of Hiperom is amerced 6d because he did not come to the court.

HOLME (Holne). Richard Baron junior who is under age, lately inherited 5 acres and one rood with a cottage thereon, which tenement lay 'molebrest', of which 2 acres with the cottage are demised to Henry del Hole to hold to himself for the usual services until Richard or some other for him shall come forward. Entry fine of 6d.

SANDAL (Sandale). John Sklater and Johanna his wife, examined, surrender in court 3 roods in le Castelfeld of Sandal in le northfelde, which are granted to Robert Megson, to hold to him and the heirs begotten between him and Johanna his wife, daughter of John Watson; according to the custom of the manor. And he gives 8d for entry fine.

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John Tomson clerk surrenders in court through the grave one acre of land in the field in Sandal called Brodoller and in le Sourbuttes, which is granted to Robert Megson, to hold [etc]: and he gives 12d for entry fine. John Sklater and Johanna his wife, examined, surrender in court half an acre in le Oldfeld, which is granted to Thomas Tutche to hold [etc]: and he gives 6d for entry fine.

HIPPERHOLME (Hiperom). A piece of land lately belonging to Adam de Steynclif, which used to be worth 7s 3d a year, and a piece lately belonging to Otes de Haldwrth containing two acres next to Bodenclogh, which used to be worth 13d a year, lay 'molebrest', which pieces of land are demised in court to Richard de Skulcote, to hold [etc], paying 2s 6d a year: and he gives 2s for entry fine.

SANDAL (Sandale). William Jonson Pynder surrenders in court through the grave one acre in Sandale, which is granted to John Thrift, to hold [etc]: and he gives 12d for entry fine. Ellen daughter of Thomas Torald gives the lord 6d for licence to inherit 3½ roods in Sandale on the death of Beatrice her sister, whose heir she is, to hold [etc].

Sum of this court 9s 3d, of which from

	the grave of Holne	2s
Up to here it is	Sandale	4s
<u>accounted for</u>	Scamunden	3d
<u>in the audit</u>	Rastryk	6d
	Hiperom	2s 6d

SANDAL (Sandale). Nothing from old hay there nor from demesne land with le Ortyerd because they are in the hands of Peter de Routhe.

The lord's mill of Thorstanhegh is demised this year to John de Welles and John Moldeson for £7 6s 8d, to be paid into the hands of the grave there at Easter and Michaelmas. The herbage of Sandale mill-pond is sold for 3s 6d.

HORBURY (Horbury). The mill of Horbury is demised this year to Adam Andrwe and William del West, at a rent of £6 13s 4d, to be paid into the hands of the grave there at the same terms.

SOWERBY (Sourby). The lord's mills at Sourby, Salton-

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stall and Warhillay are demised this year to Thomas Culpon for 50s, to be paid into the hands of the grave at Michaelmas next. The agistment of the park of Eyrigden and the use of the pasture there are demised to Peter de Routhé. Nothing. The toll of Halyfax is demised this year to William Milner for 18s, to be paid at Michaelmas.

HIPPERHOLME (Hiperom). A fourth part of the mill of Rastryk is demised this year to John de Hilton for 26s 8d to be paid into the hands of the grave at Michaelmas. A fourth part of the mill at Shipden is demised this year to Robert Hare for 3s, to be paid at the same feast.

HOLME (Holne). The lord's mills at Holnefrith are demised this year to Matthew de Romesden for £8 13s 4d, to be paid into the hands of the grave there at the aforesaid feast.

Nothing for pannage.

For summer agistment 2s 11d

For turbary there, sold 9d

SANDAL (Sandale). All the grass of a certain meadow of the lord at Wakefeld called le Erlesynges is sold this year to John de Fery for 60s to be paid into the hands of the grave there at Michaelmas.

HOLME (Holne). The market toll of Birton is demised this year to Robert de Hiperom of Rothewell for 26s 8d, to be paid in equal parts into the hands of the grave there at the feasts of Easter and Michaelmas.

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[membrane 8 recto]

Court of the Countess de Warenn held at Wakefeld on Thursday, 19th July in the 26th year.

HOLME (Holne). An inquiry is to be held at the next court to decide whether John de Holok withholds from Cecilia de Avoden one skep of oats priced at 2s 2d, which Agnes her sister left to her, and which the said Cecilia sold to the said John for the said price.

SANDAL (Sandale). Thomas del Okes cannot deny that he withholds from Nicholas del Stookes 10d as pledge for John Reynald; and he is amerced 1d.

HOLME (Holne). Robert del Bothe did not prosecute William Hanson in a plea of debt and is amerced 2d.

SCAMMONDEN (Scamonden). William del Croft, plaintiff, and Thomas del Bothe are agreed in a plea of trespass; and the said Thomas submits and is amerced 2d.

HORBURY (Horbiry). Hugh Clerkson, plaintiff, and Henry Prestknave and Agnes his wife are agreed in a plea of detention of chattels. And the said Hugh submits and is amerced 2d.

SANDAL (Sandale). John Launce cannot deny that he withholds from John Thrift 2s as pledge for Peter Smith: therefore he should satisfy and is amerced 1d.

SOWERBY (Sourby). Thomas Wade and Thomas de Ludingden admit that they owe John Henryson del Lane 10s as pledge for William del Bothom and John Dobson: therefore it is judged that they should satisfy him therein and they are amerced 4d. Hugh Wade claims from Thomas Wade 22s, and one quarter and 2 bushels of oats, and 12d for the milk of one cow: and the said Thomas admits the 22s, therefore he should satisfy. As for the rest, he denies owing any of it.

RASTRICK (Rastrik). The grave of Rastrik is amerced 2d because he did not come to the court.

SANDAL (Sandale). 3s 6d in amercements from the last tourn pertaining to the countess from the vills of Sandale and Criglestone as shown in the charges delivered to the grave there.

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HORBURY (Horbiry). 4s 3d in amercements from the last tourn, pertaining to the countess from the vill of Horbiry, as shown in the charges delivered to the grave there.

SOWERBY (Sourby). Adam de Ovynden surrenders in court through the grave 3 acres with a building in Sourby, which are granted to Hugh Wade, to hold [etc]: and he gives 18d for entry fine and does fealty.

SANDAL (Sandale). Robert Megson surrenders in court half an acre in le Oldfeld of Sandale, which is granted to Philip de Castelford, to hold [etc]: and he gives 6d for entry fine.

Sum of this court 11s 1d, of which from

the grave of Sandale	4s	2d
Horbiry	4s	5d
Holne		2d
Sourby	2s	
Rastrik		2d
Scamonden		2d

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Court of the same Countess held there on Thursday, 9th August in the aforesaid year.

HOLME (Holne). Cecilia de Avoden, plaintiff, and John del Holok are agreed in a plea of debt: and the said John submits and is amerced 2d.

SOWERBY (Sourby). Hugh Wade, plaintiff, and Thomas Wade are agreed in a plea of debt: and the said Thomas submits and is amerced 1d. The same Hugh offers himself against Cecilia de Holgate in a plea of debt: and the said Cecilia is bailed by Roger Edeson and does not come. Therefore the said Roger is amerced 2d because he has not the one he pledged, and is distrained. Thomas Wade did not prosecute Hugh Wade in a plea of trespass: therefore he is amerced 1d. William de Bradelay does not prosecute Thomas del Toun and Johanna de Godlay in a plea of debt: therefore he is amerced 2d.

HORBURY (Horbire). It is found by inquiry that Robert de Hiperom of Rothewell and Margaret his wife have no rights in one messuage and half an acre in Horbiry which they claim from Thomas del Wroo: therefore it is judged that the said Thomas should have and hold the said tenements in peace. And the said Robert and Margaret are amerced 2d for a false claim. John son of John Hudson cannot deny that he withholds from William de Downon 11d, the damage taxed at 2d: therefore he is amerced 1d.

SANDAL (Sandale). William del Grene cannot deny that he withholds from Thomas Clerk 2 thraves of oats price 2s 6d, the damage taxed at 12d: he is amerced 3d.

John Erkyn did not prosecute Nicholas Erkyn in a plea of debt: therefore he is amerced 2d. William del Grene is amerced 6d for contempt of court.

Thomas Monk cannot deny that he depastured the oats of John son of William Fox with his beasts, the damage taxed at [blank]. Therefore it is judged that he should satisfy and he is amerced 2d.

RASTRICK (Rastrik). The grave of Rastrik is amerced 2d because he did not come to the court.

HIPPERHOLME (Hiperom). The grave of Hiperom is amerced 2d for the same.

WARLEY (Warhillay). The grave of Warhillay is amerced

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1d for the same.

HOLME (Holne). Attachments. Matthew de Romesden is amerced 12d for cutting holly in Avoden. John Jonson de Lytilwod is amerced 2d for vert. Robert Hayward is amerced 4d for the same in Romesden. Matilda de Coldwell is amerced 3d for the same. Adam Jonson de Wolfvedale is amerced 3d for the same. Margery del Milne is amerced 6d for felling [trees]. The same Margery is amerced 40d for selling 6 "crokkes". Henry Adamson Wade is amerced 2d for vert. Also amerced for the same, Robert Laweson del Dame 2d, William Hanson Hudson 12d, Robert de Berdeshill 2d, Gilbert del Bothe 3d, Geoffrey Benet 4d, William del Clif 3d, Richard de Coldwell 2d, Matthew Tomasson 2d.

The two daughters of Nicholas de Avoden are amerced 8d for nutting. Also amerced for the same, Matthew de Romesden 12d, John Johnson of Lytilwod 4d, Adam del Brounhill 2d, William de Craven 2d, Adam de Erneschagh 2d, William Wade 2d, Johanna Michell 3d, Thomas Drable 3d, Matthew Thomasson Gibson 3d.

Further attachments by the forester of Holne. John Mocock is amerced 3d for nutting. Also amerced for the same, the son of William Hudson 3d, Gilbert del Bothe 3d, Geoffrey Moldson 2d, Thomas de Hynglif 3d, William Hanson Hudson 3d, Geoffrey Benet 3d, Margaret del Dame 2d, Adam Megson 2d, Margery Juddoghter 2d.

Sum of this court 17s 1d, of which from

the grave of Sandale	*
Holne	*
Sourby	*
Horbure	*
Rastrik	*
Hiperom	*
Warhillay	*

[MS defective here]

WAKEFIELD COURT ROLLS

[membrane 8 dorse]

Court of the Countess de Warenne held at Wakefeld on Thursday, 30th August in the same year.

SANDAL (Sandale). John Milner did not prosecute Henry Shakelok in a plea of trespass: therefore he is amerced 2d. John de Mallynges, plaintiff, and the tenants of the vill of Sandale are agreed in a plea of trespass: and the said tenants [submit] and are amerced 6d.

Elizabeth de Ketilthorp claims against Thomas son of Isabella Custdoghter the third part of 2 acres of meadow in Sandale as her dower, which belongs to her after the death of Robert de Ketilthorp: and the said Thomas was summoned but did not come. It is ordered to take the said land into the lord's hand: and he is distrained and amerced 2d.

SOWERBY (Sourby). Hugh Wade offers himself against Cecilia de Holgate in a plea of debt, and the said Cecilia was bailed by Roger Edeson and does not come: therefore the said Roger is amerced 2d because he has not the one he pledged, and is distrained.

SANDAL (Sandale). John Smith did not prosecute Richard Lyle in a plea of debt: therefore he and the pledge for prosecution are amerced 2d.

HIPPERHOLME (Hiperom). The grave of Hiperom is amerced 4d because he did not come to the court.

Richard Queriour did not prosecute Robert de Grotton in a plea of debt and is amerced 2d.

William son of Hugh Milner surrenders in court through the grave one rood in le Castelfeld of Sandale, which is granted to John Paynter, to hold [etcl]: and he gives 3d for entry fine.

HOLME (Holne). John son of Nicholas Kenward surrenders in court through the grave one cottage in Wolfvedale which is granted to Cecilia de Qwycleden to hold for her life according to the custom of the manor: and she gives 6d for entry fine.

Sum of this court 2s 5d, of which from

the grave of Sandale
Holne

17d
6d

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Hiperom	4d
Sourby	2d

WAKEFIELD COURT ROLLS

Court of the same Countess on Thursday, 27th September in the 26th year.

SANDAL (Sandale). An enquiry is to be held at the next court to find whether or not James del Halle cut and carried away any wood belonging to John Grenhode in Ketilthorp, as he is charged, to damage of 20s.

William Bewe and Matilda his wife cannot deny that they withhold from John de Halyfax, executor of the will of Idonea le Rymer, 7s owing to the said Idonea. They should satisfy and are amerced 2d.

HOLME (Holne). Robert del Bothe has a day at the next court to wage his law that he does not withhold from nor owe Annabel Grenhod, executrix of the will of Robert Grenhod, 4 stones of woollen goods, price 4s each. Pledge for law.

SANDAL (Sandale). John Tomasson failed in the law which he waged against Henry de Wodthorp, that he did not carry away a stack of rye belonging to the said Henry, price 2s: therefore he should recover the said damages from the said John; who is amerced 3d.

John Whithed, plaintiff, and William del Grene are agreed in a plea of trespass: and the said William submits and is amerced 3d.

HIPPERHOLME (Hiperom). William Templer, plaintiff, and William Dykson del Hole are agreed in a plea of trespass: and the said William Dykson submits and is amerced 2d.

WARLEY (Warhillay). John Tomasson of Saltonstall is summoned to answer Richard son of William of Saltonstall in a plea of trespass. Therefore he is amerced 2d and distrained.

HORBURY (Horbiry). Richard son of Robert Passemer surrenders through Henry Whithoundes 1½ acres and 2 parts of one rood with reversion of the same and with the reversion of 1½ acres which the wife of Thomas de Shellay holds in dower, lying in Ossett in the grave-ship of Horbiry. These are granted to Richard his (eius) brother, to hold [etc]: and he gives 12d for entry fine.

SANDAL (Sandale). William Bewe and Matilda his wife, examined, surrender in court one messuage and 14 acres of land and meadow in Criglestone, which are granted to

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Henry del Grene of Criglestone, to hold to him and his heirs for the life of the said Matilda according to the custom of the manor: and he gives 40d for entry. Robert Jonson Emmot through the grave surrenders in court one acre in Criglestone, which is granted to the son of Thomas Harpour, to hold [etc]: and he gives 6d for entry fine.

Thomas Smith of Wallay gives the lord 4d for licence to inherit a half acre in Criglestone after the death of Annabel his sister whose heir, etc, to hold [etc]: and paid an entry fine of 4d. The same Thomas surrenders in court the said half acre there, which is granted to Thomas Pelle, clerk, to hold [etc]: and he gives 3d for entry fine. Thomas Pelle, clerk, surrenders in court one rood of the said half acre there, which is granted to Robert del Dene: and he gives 2d for entry fine.

WARLEY (Warhillay). Adam del Grene gives the lord 18d for licence to take one messuage and 9 acres in Warhillay wood from Simon Acreland: to hold to him and his heirs for the next 12 years.

SANDAL (Sandale). William Clerk de Walton and John Whithed surrender in court through the grave a half acre in le Northfeld of Sandale, which is granted to John Malynson glover to hold [etc]: and he gives 4d for entry fine. John son of Richard of Ossett surrenders in court through the grave one rood in le Oldfeld which is granted to the same John Malynson, to hold [etc]: and he gives 2d for entry fine.

Sum of this court 8s 6d, of which from

the grave of Sandale	5s	8d
Warhillay		20d
Horbiry		12d
Hiperom		2d

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